

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

SAMSUNG ELECTRONICS CO., LTD. and
SAMSUNG ELECTRONICS AMERICA, INC.,
Petitioner,

v.

SEVEN NETWORKS, LLC,
Patent Owner.

IPR2018-01106 (Patent 9,516,127) IPR2018-01108 (Patent 9,516,127)
IPR2018-01113 (Patent 8,811,952) IPR2018-01114 (Patent 8,811,952)
IPR2018-01120 (Patent 9,247,019) IPR2018-01122 (Patent 9,325,600)
IPR2018-01124 (Patent 9,351,254) IPR2018-01125 (Patent 9,351,254)
IPR2018-01126 (Patent 9,516,129) IPR2018-01127 (Patent 9,553,816)¹

Before THU A. DANG, KARL D. EASTHOM, JONI Y. CHANG,
THOMAS L. GIANNETTI, ROBERT J. WEINSCHENK, and
JACQUELINE T. HARLOW, *Administrative Patent Judges*.²

CHANG, *Administrative Patent Judge*.

ORDER
Conduct of Proceeding
37 C.F.R. § 42.5

¹ This Order applies to each of the above-listed proceedings. We exercise our discretion to issue one Order to be filed in each proceeding. The parties are not authorized to use this heading style in any subsequent papers.

² This is not an expanded panel of the Board. It is a listing of all the Judges on the panels of the above-listed proceedings.

IPR2018-01106 (Patent 9,516,127) IPR2018-01108 (Patent 9,516,127)
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On August 29, 2018, we requested the parties to meet and confer regarding Patent Owner’s proposed discovery request. Paper 9, 3–4.³ In the prior Order, we also indicated that, if an agreement is not reached as a result of the meet and confer, Patent Owner was authorized to file a motion for additional discovery, Petitioner was authorized to file an opposition, and Patent Owner was authorized to file a reply. *Id.*

On September 12, 2018, the parties jointly emailed the Board to inform us that “the parties have reached a mutually acceptable agreement and compromise on the currently pending discovery dispute, avoiding the need for additional briefing or Board intervention.” Ex. 3001. We thank the parties for working together to resolve this discovery dispute.

In view of the parties’ agreement, a motion for additional discovery is not necessary. As such, our prior authorization (Paper 9, 3–4) for filing a motion for additional discovery, an opposition, and a reply is hereby withdrawn.

Should Patent Owner file a paper or evidence, under seal, that includes Petitioner’s confidential information, the parties are authorized to file a joint motion to seal, along with a jointly proposed protective order (such as the default protective order set forth in the *Office Patent Trial Practice Guide*, 77 Fed. Reg. 48,756, Appendix B (Aug. 14, 2012)), and a redacted version of the paper or evidence that is available to the public. For further guidance, the parties are directed to *Argentum Pharm. LLC v. Alcon*

³ We cite to the record in IPR2018-01106, unless otherwise noted.

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Research, Ltd., Case IPR2017-01053 (PTAB Jan. 19, 2018) (Paper 27)
(informative); *Agilent Technologies, Inc. v. Thermo Fisher Sci. Inc.*,
Case IPR2018-00297 (PTAB Aug. 23, 2018) (Paper 29).

ORDER

In consideration of the foregoing, it is hereby

ORDERED that, should Patent Owner file a paper or evidence, under seal, that includes Petitioner's confidential information, the parties are authorized to file a joint motion to seal, along with a jointly proposed protective order, and a redacted version of the paper or evidence that is available to the public.

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