UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
ERICSSON INC. AND TELEFONAKTIEBOLAGET LM ERICSSON Petitioners
v.
INTELLECTUAL VENTURES II LLC Patent Owner
Case IPR2018-01694 U.S. Patent No. 8,897,828

JOINT MOTION TO TERMINATE PROCEEDING



Petitioners Telefonaktiebolaget LM Ericsson and Ericsson Inc. and Patent Owner Intellectual Ventures II LLC have reached a settlement agreement and jointly request termination of IPR2018-01694 under 35 U.S.C. § 317(a). The Board authorized the filing of this motion on June 12, 2019.

I. Statement of Relief Requested

Due to a settlement, Petitioners and Patent Owner jointly request termination of IPR2018-01694 under 35 U.S.C. § 317(a).

II. Statement of Facts

Petitioners and Patent Owner have reached an agreement to settle this *inter* partes review proceeding. Petitioners and Patent Owner are filing the settlement agreement concurrently with this motion, along with a "Joint Request That the Settlement Agreement Be Treated as Business Confidential and Key Separate Under 35 U.S.C. § 317(b)." A joint motion to terminate generally must "(1) include a brief explanation as to why termination is appropriate; (2) identify all parties in any related litigation involving the patents at issue; (3) identify any related proceedings currently before the Office; and (4) discuss specifically the current status of each such related litigation or proceeding with respect to each party to the litigation or proceeding." *Heartland Tanning, Inc. v. Sunless, Inc.*, IPR2014-00018, Paper 26 at 2 (P.T.A.B. July 28, 2014).



(1) Brief Explanation.

Termination is appropriate in this case because the parties have settled their dispute. A "Joint Request That the Settlement Agreement Be Treated as Business Confidential and Kept Separate Under 35 U.S.C. § 317(b)" is being filed concurrently with this motion.

(2) Related Litigation.

The '828 Patent is subject to pending lawsuits entitled Intellectual Ventures II LLC v. T-Mobile USA, Inc. et al., Case No. 2:17-cv00661-JRG (E.D. Tex.) and Intellectual Ventures II LLC v. Sprint Spectrum, L.P., Case No. 2:17-cv-662-JRG (E.D. Tex.) (the "Litigation").

(3) Related Proceedings Before the Office.

Petitioners and Patent Owner are aware of the following pending *inter partes* review proceedings involving the '828 Patent: *T-Mobile USA*, *Inc. et al. v. Intellectual Ventures II LLC*, IPR2018-01773 (P.T.A.B.)..) Status of Related Litigation and Proceedings Before the Office.

The related district court proceeding awaits trial but is stayed pending settlement between the parties. The Board has instituted trial in all of the above-referenced *inter partes* review proceedings.

III. Argument



The Board should terminate this *inter partes* review for the following reasons.

First, Petitioners and Patent Owner have met the statutory requirement that they file a "joint request" to terminate before the Office "has decided the merits of the proceeding." 35 U.S.C. § 317(a). Under § 317(a), an *inter partes* review "shall" be terminated up a joint request "unless the Office has decided the merits of the proceeding before the request for termination is filed." There are no other preconditions of § 317(a).

Second, the parties have reached a settlement as to all the disputes in this proceeding. A true copy of the settlement agreement is filed concurrently herewith. *See* Paper No. 14. The parties request that the settlement agreement be treated as business confidential information and be kept separate from the files of this proceeding in accordance with 37 C.F.R. § 42.74(c). No other such agreements, written or oral, exist between or among the parties.

Accordingly, the parties in the present proceeding jointly certify that there are no other written or oral agreements or understandings, including any collateral agreements, between them, including but not limited to licenses, covenants not to sue, confidentiality agreements, payment agreements, or other agreements of any kind, that are made in connection with or in contemplation of, the termination of



this proceeding.

Third, a termination of this proceeding will conserve the Board's resources and obviate the need for any more Board involvement in this matter.

IV. Conclusion

For these reasons, Petitioners and Patent Owner respectfully request termination of this *inter partes* review of the '828 Patent.



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

