

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

RESIDEO TECHNOLOGIES, INC. and
CENTRAL SECURITY GROUP – NATIONWIDE, INC.,¹
Petitioner,
v.
UBIQUITOUS CONNECTIVITY, LP,
Patent Owner.

IPR2019-01335 (Patent 8,064,935 B2)
IPR2019-01336 (Patent 9,062,655 B2)²

Before JEAN R. HOMERE, JOHN F. HORVATH, and
MELISSA A. HAAPALA, *Administrative Patent Judges*.

HORVATH, *Administrative Patent Judge*.

ORDER
Granting Requests for Oral Argument
37 C.F.R. § 42.70

¹ Central Security Group – Nationwide, Inc., who filed petitions in IPR2019-01609 and IPR2019-01610 has been joined as a petitioner, respectively, to IPR2019-01335 and IPR2019-01336.

² This Order applies to each of the listed cases. We exercise our discretion to issue one Order to be docketed in each case.

IPR2019-01335 (Patent 8,604,935 B2)
IPR2019-01336 (Patent 9,062,655 B2)

On September 14, 2020, Petitioner and Patent Owner filed requests for oral argument in these proceedings, each requesting 60 minutes of argument per side. *See Papers 30, 31.*³

The parties' requests for oral argument are *granted*, and oral argument will be held by video conference on October 27, 2020, commencing at 1:00 p.m. Eastern Time. The Board expects lead counsel for each party to be present. However, lead or backup counsel may put forward a party's arguments. If either party anticipates that its lead counsel will not be present, the parties should initiate a joint telephone conference with the Board no later than two business days prior to the oral hearing to discuss the matter.

The parties are directed to contact the Board at least 10 days in advance of the hearing if there are any concerns about disclosing confidential information. The Board will provide a court reporter for the hearing, and the reporter's transcript will constitute the official record of the hearing.

To facilitate planning, each party must contact PTAB Hearings at PTABHearings@uspto.gov five business days prior to the oral hearing date to receive video set-up information. As a reminder, all arrangements and the expenses involved with appearing by video, such as the selection of the facility from which a party will attend by video, must be borne by that party. If a video connection cannot be established, the parties will be provided with

³ Unless otherwise indicated, we cite the papers filed in IPR2019-01335. Similar papers were filed in IPR2019-01336, IPR2019-01609, and IPR2019-01610.

IPR2019-01335 (Patent 8,604,935 B2)

IPR2019-01336 (Patent 9,062,655 B2)

dial-in connection information, and the oral hearing will be conducted telephonically. No party may attend the hearing at any USPTO location.

If one or both parties would prefer to participate in the oral hearing telephonically, they should notify PTAB Hearings at the above email address five business days prior to the hearing to receive dial-in connection information.

Each party will have sixty (60) minutes of *total* argument time for the hearing. Petitioner bears the ultimate burden of proof that the challenged claims are unpatentable. Therefore, Petitioner will proceed first, and will present its arguments with regard to the challenged claims and grounds on which we instituted trial. Petitioner may reserve some of its time for rebuttal. Patent Owner may respond to Petitioner's arguments, and may also reserve some of its time for rebuttal. Petitioner may then use its rebuttal time to respond to Patent Owner's arguments, and Patent Owner may use its rebuttal time to respond to Petitioner's arguments.

Under 37 C.F.R. § 42.70(b), any demonstrative exhibits to be presented at the hearing must be served seven business days before the hearing. They shall be filed with the Board no later than **three business days** before the hearing. Any objection to demonstrative exhibits should be resolved at least two business days prior to the hearing by way of a joint telephone conference call to the Board. Any objection to demonstrative exhibits that is not timely presented will be considered waived. For guidance on appropriate content in demonstrative exhibits, the parties are directed to *CBS Interactive Inc. v. Helferich Patent Licensing, LLC*, IPR2013-00033, Paper 118 (Oct. 23, 2013).

IPR2019-01335 (Patent 8,604,935 B2)

IPR2019-01336 (Patent 9,062,655 B2)

The panel will have access to all papers filed with the Board, including demonstratives. During the oral hearing, the parties are advised to identify clearly and specifically each demonstrative referenced (e.g., by slide or screen number) to ensure the clarity and accuracy of the court reporter's transcript. In addition, the parties are advised to identify themselves each time they speak. Furthermore, the remote nature of the oral hearing may result in an audio lag, and the parties are advised to observe a pause prior to speaking to avoid speaking over others.

If the parties have any questions not specifically addressed above, they may contact the Board at PTABHearings@uspto.gov.

IPR2019-01335 (Patent 8,604,935 B2)

IPR2019-01336 (Patent 9,062,655 B2)

PETITIONER:

Benjamin Pleune

Christopher T.L. Douglas

Adam J. Doane

ALSTON & BIRD LLP

ben.pleune@alston.com

christopher.douglas@alston.com

adam.doane@alston.com

Stephanie L. Schonewald

Peter A. Flynn

CHOATE, HALL & STEWART LLP

sschonewald@choate.com

pflynn@choate.com

PATENT OWNER:

Cortney S. Alexander

Daniel A. Kent

KENT & RISLEY LLC

cortneyalexander@kentrisley.com

dankent@kentrisley.com