## UNITED STATES PATENT AND TRADEMARK OFFICE

## BEFORE THE PATENT TRIAL AND APPEAL BOARD

SAMSUNG, INC., Petitioner

v.

DYNAMICS, INC., Patent Owner.

IPR2020-00499 Patent 8,827,153 IPR2020-00502 Patent 10,032,100 IPR2020-00504 Patent 10,223,631 IPR2020-00505 Patent 10,255,545

> Record of Oral Hearing Held: May 12, 2021

Before TREVOR M. JEFFERSON, GEORGIANNA W. BRADEN, and JON M. JURGOVAN, *Administrative Patent Judges*.



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IPR2020 00499 Patent 8,827,153 IPR2020 00502 Patent 10,032,100 IPR2020 00504 Patent 10,223,631 IPR2020 00505 Patent 10,255,545

#### **APPEARANCES:**

#### ON BEHALF OF THE PETITIONER:

JAMES MARINA ALAN RABINOWITZ Kirkland & Ellis LLP 1301 Pennsylvania Avenue, N.W. Washington, DC 20004 202-389-5000 James.marina@kirkland.com Alan.rabinwoitz@kirkland.com

### ON BEHALF OF THE PATENT OWNER:

ROBERT W. MORRIS Eckert Seamans Cherin & Mellott, LLC 1717 Pennyslvania Avenue, N.W. Washington, DC 20006 202-659-6600 rwmorris@eckertseamans.com

MICHAEL V. MESSINGER Shami Messinger PLLC 1000 Wisconsin Ave, N.W. Suite 200 Washington, DC 20007 202-516-6900 mike@shaminessinger.com

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The above-entitled matter came on for hearing on Wednesday, May 12, 2021, commencing at 1:00 p.m. EDT, via Video Teleconference.

	IPR2020 00499 Patent 8,827,153 IPR2020 00502 Patent 10,032,100 IPR2020 00504 Patent 10,223,631 IPR2020 00505 Patent 10,255,545
1	P-R-O-C-E-E-D-I-N-G-S
2	1:00 p.m.
3	JUDGE BRADEN: So good afternoon, everyone. We are convened
4	here today for oral arguments in IPR2020-00499 which challenges US
5	patent number 7,386,046; IPR2020-00502 which challenges US patent
6	number 10,032,100; IPR2020-00504 which challenges US patent number
7	10,223,631; and IPR2020-00505 which challenges US patent number
8	10,255,545.
9	I am Judge Braden. Also appearing virtually are my colleagues,
10	Judge Jefferson and Judge Jurgovan.
11	Before we begin today, we would like to thank you for your
12	flexibility in conducting this hearing via video.
13	Given that this is a departure from our normal practice, we would
14	like to start by clarifying a few items.
15	First, our primary concern is your right to be heard. If at any time
16	during the proceeding you encounter technical difficulties that undermine
17	
18	your ability to adequately argue your case, please disconnect from WebEx
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	your ability to adequately argue your case, please disconnect from WebEx
20	your ability to adequately argue your case, please disconnect from WebEx and try to reconnect into WebEx and let the panel know where you were
20 21	your ability to adequately argue your case, please disconnect from WebEx and try to reconnect into WebEx and let the panel know where you were when you dropped off.
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21	your ability to adequately argue your case, please disconnect from WebEx and try to reconnect into WebEx and let the panel know where you were when you dropped off. If you cannot reconnect, please dial in using the phone number provided by the PTAB hearing and IT personnel.

	IPR2020 00499 Patent 8,827,153 IPR2020 00502 Patent 10,032,100 IPR2020 00504 Patent 10,223,631 IPR2020 00505 Patent 10,255,545
1	Also, please identify the specific slide number when referring to
2	demonstratives.
3	Third, and very importantly, please mute yourself when you are not
4	speaking.
5	Finally, we have not received a notice from either party that business
6	confidential information will be discussed or disclosed during the course of
7	this hearing.
8	That being said, please be aware that third parties are virtually
9	attending this hearing.
10	Therefore, if you plan to divulge any business confidential
11	information, you need to inform the panel so we may wall off the third
12	parties for that portion of the hearing. Petitioner's counsel, do you
13	understand?
14	MR. MARINA: Yes, I do.
15	JUDGE BRADEN: Patent owner's counsel, do you understand?
16	MR. MORRIS: This is Robert Morris. Yes.
17	JUDGE BRADEN: Very good. Thank you. Per the hearing order,
18	which is Paper 57 in IPR2020-00499, each party has 90 minutes total time to
19	argue their cases.
20	Petitioner, Samsung Electronics, has the ultimate burden of
21	establishing unpatentability.
22	Therefore, petitioner will open the hearing by presenting its cases as
23	presented in its petitions regarding the alleged unpatentability of the
24	challenged claims.

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1	Petitioner may reserve rebuttal time but no more than half of its total
2	argument time.
3	Thereafter, patent owner, Dynamics, Inc., will respond to petitioner's
4	arguments.
5	Patent owner may reserve surrebuttal time of no more than half its
6	total argument time to respond to petitioner's rebuttal.
7	Otherwise, the parties may use its allocated or allotted time to
8	discuss the cases however they choose.
9	We ask, however, that you make it clear which proceeding,
10	challenges, and claims you are addressing.
11	In order to ensure clarity of the record, following the hearing, please
12	email the court reporter with a list of word spellings unless you have already
13	done so.
14	Lastly, we ask the parties to hold any objections regarding the
15	opposing party's arguments until it is their time to talk.
16	To be clear, we will not take objections during a party's arguments.
17	You must wait until it is your time to talk to note any objections.
18	I will maintain a clock and inform the parties when they have five
19	minutes left for each of their turns to argue.
20	So let's get started with official appearances for both sides. We will
21	start with petitioner.
22	MR. MARINA: Thank you. This is James Marina from Kirkland &
23	Ellis for the Samsung petitioners.
24	Also speaking today will be my partner, Alan Rabinowitz, who's
25	taken off camera but will switch into this seat when it's his time to talk.

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