Paper: 50 Entered: May 25, 2023

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

THE DATA COMPANY TECHNOLOGIES INC., Petitioner,

v.

BRIGHT DATALTD., Patent Owner.

IPR2022-00135 Patent 10,257,319 B2

Before THOMAS L. GIANNETTI, SHEILA F. McSHANE, and RUSSELL E. CASS, *Administrative Patent Judges*.

CASS, Administrative Patent Judge.

NOTICE
Determining All Challenged Claims Unpatentable
35 U.S.C. § 318(a)



Today, we issued a non-public version of a Final Written Decision under 35 U.S.C. § 318(a) and 37 C.F.R. § 42.73. Paper 49. For the reasons discussed in the Final Written Decision (a public version of which will issue in due course), we concluded that Petitioner has shown by a preponderance of the evidence that challenged claims 1–29 (the "challenged claims") of U.S. Patent No. 10,257,319 B2 are unpatentable.

The following table summarizes the determinations in this proceeding.

Claim(s)	35 U.S.C. §	Reference(s)/ Basis	Claim(s) Shown Unpatentable	Claim(s) Not Shown Unpatentable
1, 12–14, 21–27	102	Plamondon	1, 12–14, 21– 27	
28, 29	103	Plamondon	28, 29	
15–17	103	Plamondon, RFC 2616	15–17	
17, 18	103	Plamondon, RFC 1122	17, 18	
2	103	Plamondon, IEEE 802.11-2007	2	
2–5, 19, 20	103	Plamondon, Price	2–5, 19, 20	
6–11	103	Plamondon, Kozat	6–11	
Overall			1–29	
Outcome				



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