Paper 27 Entered: June 22, 2021

UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD _____

ELECTION SYSTEMS & SOFTWARE, LLC, Petitioner,

v.

HART INTERCIVIC, INC., Patent Owner.

PGR2020-00031 Patent 10,445,966 B1

Before CHARLES J. BOUDREAU, AMANDA F. WIEKER, and JASON M. REPKO, *Administrative Patent Judges*.

REPKO, Administrative Patent Judge.

ORDER
Setting Oral Argument
37 C.F.R. § 42.70



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Oral argument in this proceeding was originally scheduled for
June 18, 2021. On June 17, 2021, President Biden signed the Juneteenth
National Independence Day Act (S. 475) into law, amending section 6103(a)
of title 5, United States Code, to include "Juneteenth National Independence
Day, June 19," in the list of official holidays for Federal employees. *See*Kathleen M. McGettigan, United States Office of Personnel Management,
Memorandum for Heads of Executive Departments and Agencies (Jun. 17,
2021), https://www.opm.gov/policy-data-oversight/pay-leave/federal-holidays/juneteenth-national-independence-day-holiday.pdf. Because
June 19, 2021, fell on a Saturday, the United States Patent and Trademark
Office was closed on Friday, June 18, 2021, in observance of the holiday. *Id.*Because the Office was closed, oral argument scheduled for June 18, 2021
was canceled. In a conference call, the Board informed the parties that oral
argument would be rescheduled for a later date.

Oral argument for this proceeding shall commence at **2:00 PM ET on July 6, 2021, by video** in the manner set forth in the original Order Setting

Oral Argument (Paper 23). On June 15, 2021, the parties filed their

demonstratives for the hearing with the Board in anticipation of the

originally scheduled argument. Ex. 1056 (Petitioner's Demonstratives),

Ex. 2016 (Patent Owner's Demonstratives). The parties are not authorized to

file additional or substitute demonstratives.



ORDER

It is

ORDERED that oral argument for this proceeding shall commence at **2:00 PM ET on July 6, 2021,** by video, and proceed in the manner set forth in the original Order Setting Oral Argument (Paper 23); and

FURTHER ORDERED that the parties are not authorized to file additional or substitute demonstratives.



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