			Page 18
1	UNITED STATES PATENT A	ND TRAD	EMARK OFFICE
2	BEFORE THE PATENT TRI	AL AND	APPEAL BOARD
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5	LIBERTY MUTUAL INSURANCE)	
	COMPANY,) No	. CBM2012-00002
6)	CBM2012-00004 (JL)
	Petitioner,)	Patent 6,064,970
7)	
	vs.) No	. CBM2013-0004 (JL)
8)	Patent 8,090,598
	PROGRESSIVE CASUALTY)	
9	INSURANCE COMPANY,) No	. CBM2012-0003
)	CBM2013-0009 (JL)
10	Patent Owner.)	Patent 8,140,358
)	
11			
12	VIDEOTAPED DEPOSITI	ON OF S	COTT ANDREWS
	Palo Alto, C	Californ	ia
13	Tuesday, Septem	ıber 24,	2013
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18	Reported by:		
19	LESLIE ROCKWOOD, RPR, CSR 346	52	
20	Job No. 65807		
21			Progressive Exhibit 2029
22			Liberty Mutual v. Progressive
23			CBM2013-00009
24			
25			

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	Page 203		Page 204
1	Do you see that?	1	that in periodicals.
2	A. I see that.	2	Q. Do you recall when you read them?
3	Q. What references do you believe this person of	3	A. Well, pretty much all my career. So beginning
4	ordinary skill in the art would correct would	4	in the early '80s, I would all of us would subscribe
5	consult? Excuse me.	5	to those magazines and periodicals, but I don't recall a
б	A. Well, for example, they might consult the Wang	6	specific article which is what you would like me to cite
7	book that was quoted by or recited by Dr. Ehsani. If	7	to. So I don't have a specific article that I can
8	they were doing this in 1999, they'd probably use the	8	Q. I'm sorry, did you finish?
9	Langari and Yen book. There are other texts on fuzzy	9	A. Yeah.
10	logic.	10	Q. Okay. And is it your testimony under oath
11	And there also quite often certainly at this	11	today that you recall reviewing such articles dealing
12	time in the development of the technology, there were	12	with fuzzy logic prior to 1996?
13	many articles in things like electronic design news and	13	A. Almost certainly I recall reading articles on
14	electrical engineering magazines, kind of trade	14	fuzzy logic, on Solitons, there are a whole lot of
15	magazines that would be very hands-on specific examples	15	technologies like this which are not typically the
16	of how to use one sort of technology or another. And	16	things that you learn in school, but they're very, very
17	many engineers used those as a vehicle for understanding	17	useful technologies. And there were always articles
18	how to make use of a new technology, and then they would	18	about these things in those trade magazines, but I can't
19	go and find a reference that had specific details on it.	19	recall a particular article that I read.
20	Q. As you sit here today, can you identify any	20	Q. So is it your opinion, Mr. Andrews, that this
21	such articles that related to the field of fuzzy logic	21	hypothetical person of ordinary skill in the art would
22	as of 1996 that these engineers would have consulted, in	22	be able to combine what was taught in those articles or
23	your opinion?	23	other publications dealing with fuzzy logic with the
24	A. To actually identify them by name and	24	disclosure of the Kosaka patent application in order to
25	publication date, no, but I recall reading articles like	25	understand how to apply that?
	Page 205		Page 206
1	MR. MYERS: Objection. 402, 403.		rage 200
1	MR MYERN: Unlection $402,403$		DV MD WANGE EV
2	-	1	BY MR. WAMSLEY:
2	THE WITNESS: I don't think that they would	2	Q. Let me direct your attention to paragraph 8 of
3	THE WITNESS: I don't think that they would need to because Kosaka is fairly explicit about its	2 3	Q. Let me direct your attention to paragraph 8 of your rebuttal declaration. Again, that's Exhibit 1019.
3 4	THE WITNESS: I don't think that they would need to because Kosaka is fairly explicit about its application of fuzzy logic. I would think that someone	2 3 4	Q. Let me direct your attention to paragraph 8 of your rebuttal declaration. Again, that's Exhibit 1019. And here you're stating opinions with respect to the
3 4 5	THE WITNESS: I don't think that they would need to because Kosaka is fairly explicit about its application of fuzzy logic. I would think that someone reading Kosaka would look at it and say, well, this is	2 3 4 5	Q. Let me direct your attention to paragraph 8 of your rebuttal declaration. Again, that's Exhibit 1019. And here you're stating opinions with respect to the membership functions described in Kosaka; correct?
3 4 5 6	THE WITNESS: I don't think that they would need to because Kosaka is fairly explicit about its application of fuzzy logic. I would think that someone reading Kosaka would look at it and say, well, this is clearly an application of fuzzy logic to this	2 3 4 5 6	Q. Let me direct your attention to paragraph 8 of your rebuttal declaration. Again, that's Exhibit 1019.And here you're stating opinions with respect to the membership functions described in Kosaka; correct?A. That's right.
3 4 5 6 7	THE WITNESS: I don't think that they would need to because Kosaka is fairly explicit about its application of fuzzy logic. I would think that someone reading Kosaka would look at it and say, well, this is clearly an application of fuzzy logic to this classification problem so I'm going to go to a textbook	2 3 4 5 6 7	Q. Let me direct your attention to paragraph 8 of your rebuttal declaration. Again, that's Exhibit 1019.And here you're stating opinions with respect to the membership functions described in Kosaka; correct?A. That's right.Q. Mr. Andrews, would you agree with me that
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3 4 5 7 8 9 10 11 12 13 14 15 16	THE WITNESS: I don't think that they would need to because Kosaka is fairly explicit about its application of fuzzy logic. I would think that someone reading Kosaka would look at it and say, well, this is clearly an application of fuzzy logic to this classification problem so I'm going to go to a textbook like Wang or Langari and Yen and find out the specific details of how to implement that. The engineers that you were referring to earlier, the engineers that I supervised that were making use of these kinds of systems, didn't have a patent in front of them saying to use fuzzy logic. They had a problem, which was they needed to classify things which were being classified on the basis of a wide number of possibly conflicting variables.	2 3 4 5 6 7 8 9 10 11 12 13 14 15 16	 Q. Let me direct your attention to paragraph 8 of your rebuttal declaration. Again, that's Exhibit 1019. And here you're stating opinions with respect to the membership functions described in Kosaka; correct? A. That's right. Q. Mr. Andrews, would you agree with me that Kosaka does not disclose the particular parameter value that are associated with the membership functions he uses in his device? A. Do you have I'm sorry, do you have a copy of Kosaka? Q. I do and you do. A. That's fine. Q. That's Exhibit 1004. A. I was thrown off by the Japanese.
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6 (Pages 203 to 206)

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	Page 239	Page 240
1	BY MR. WAMSLEY:	¹ Q. Now later in paragraph 10, you testify that if
2	Q. And among the many things you say you could	² Kosaka implemented the system using crisp logic, many of
3	have put in your original declaration was this opinion	³ the same components as described for the fuzzy logic
4	in the first sentence of paragraph 10.	⁴ system would be required.
5	Am I right?	⁵ Do you see that?
6	MR. MYERS: Objection. 402, 403.	⁶ A. I see that.
7	THE WITNESS: As long as we're speculating, I	 ⁷ Q. Would you agree with me that some of the
8	could have put this in there.	 ⁸ components would not be the same if he if his system
9	BY MR. WAMSLEY:	 were implemented as you suggest in crisp logic?
10	Q. Does that require speculation for you to say	¹⁰ A. Well, you probably wouldn't have the fuzzy
11	you could have done it?	¹¹ logic parts.
12	A. Well, we're speculating here about things that	¹² Q. Exactly. Moreover, there's no disclosure in
13	· · · ·	Q. Exactly. Moreover, mere's no disclosure m
14	I could have put into my original declaration as opposed	Rosana of now mose erisp fogie and would be abea.
15	to why I put them in this declaration. I put them in	Zuit Filght.
16	this declaration to respond to Dr. Ehsani.	MR. METERS. Objection. 402, 403.
17	I could have put, you know, a comprehensive	THE WITTLESS. Do you want to restate your
18	claim chart about Kosaka into my first declaration, but	 question? BY MR. WAMSLEY:
19	I didn't feel that it was necessary.	DI MAX WIMBELI.
20	Q. Dr. Ehsani didn't testify in his declaration	Q. Do you want hie to restate it of can the
20	that fuzzy logic had to be used in Kosaka, did he? MR. MYERS: Objection. 402, 403.	 reporter just read it back, please. (The record was read by the reporter
22	0	²² (The record was read by the reporter ²² as follows:
23	THE WITNESS: I don't I have to read through	 ²³ as follows: ²³ "QUESTION: Moreover, there's no disclosure in
24	his entire declaration, I guess, to answer definitively, but I don't recall that he did that.	²⁴ Kosaka of how those crisp logic units would be
25	BY MR. WAMSLEY:	²⁵ used.
20	DI MK. WAMSLEI.	useu.
	Page 241	Page 242
1		
-	Am I right?")	¹ Q. So how the crisp logic would be carried out
2	Am I right?") MR. MYERS: Objection. 402, 403.	 Q. So how the crisp logic would be carried out were it to be used in building the Kosaka invention,
	-	
2	MR. MYERS: Objection. 402, 403.	² were it to be used in building the Kosaka invention,
2 3	MR. MYERS: Objection. 402, 403. THE WITNESS: He actually says at the bottom of	 were it to be used in building the Kosaka invention, that would require insurance expertise?
2 3 4	MR. MYERS: Objection. 402, 403. THE WITNESS: He actually says at the bottom of the first column of page 6: "But determination may be	 were it to be used in building the Kosaka invention, that would require insurance expertise? MR. MYERS: Objection. 402, 403.
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15 (Pages 239 to 242)

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