From: <u>Trials</u>

To: <u>John Phillips;</u> <u>Trials</u>

Cc: Adam Kessel; Diana Bradley; rsokohl@skgf.com; lsigmond@bakerlaw.com; jkurcz@bakerlaw.com; mgannon@bakerlaw.com

 Subject:
 RE: CBM2016-00054, -00086, -00087, and -00090

 Date:
 Tuesday, August 29, 2017 12:25:36 PM

Counsel,

Oral hearing has been held in this case and the time for filing exhibits and briefing has expired. Based on the facts of the case, Petitioner has not demonstrated good cause to belatedly file a paper with citations to nonprecedential PTAB decisions. See 37 C.F.R. § 42.5(c); 42.13(d). Accordingly, Petitioner's request is denied.

Regards,

Andrew Kellogg, Supervisory Paralegal Patent Trial and Appeal Board USPTO

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From: John Phillips [mailto:phillips@fr.com]
Sent: Monday, August 28, 2017 2:39 PM

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mgannon@bakerlaw.com

Subject: CBM2016-00054, -00086, -00087, and -00090

Board:

In each of the four above-noted CBM proceedings, Petitioners seek to make of record two recent Final Written Decisions, which are believed to be relevant because they relate to similar subject matter as these proceedings (i.e., GUI features for financial trading) and thus may be instructive on Section 101 determinations. Petitioners request only to put the cites for these decisions in the record and seek no additional argument thereon.

Patent Owner opposes this request.

Respectfully, John Phillips Counsel for Petitioners

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