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Paper 78 Entered: September 28, 2015

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

LKQ CORPORATION, Petitioner,

V.

CLEARLAMP, LLC, Patent OWNER.

Case IPR2013-00020 Patent 7,297,364 B2

Before SALLY C. MEDLEY, KEVIN F. TURNER, and JOSIAH C. COCKS, *Administrative Patent Judges*.

MEDLEY, Administrative Patent Judge.

DECISION
Expunging Papers
37 C.F.R. §§ 42.5 and 42.56



On March 27, 2014, we entered a Final Written Decision in this proceeding. Paper 73. On May 9, 2014, the parties filed a Motion for Preservation to maintain sealed documents under seal, or alternatively, expunge the sealed documents, pending an appeal to the Federal Circuit. Paper 75. We granted the joint request to maintain sealed documents under seal pending the appeal. Paper 77. The United States Court of Appeals for the Federal Circuit affirmed the Final Written Decision (Ex. 3001).

In rendering the Final Written Decision, we found it unnecessary to rely on any purported confidential information. Paper 73. The redacted public versions submitted by Clearlamp provide sufficient information for the public to understand the procedural posture and file history of this proceeding. Based on the record before us, it is appropriate to remove sealed documents from the record. *See*, *e.g.*, 37 C.F.R. § 42.56.

In consideration of the foregoing, it is

ORDERED that Paper 35 and sealed versions of Exhibits 2006, 2009, 2011, 2012, 2016, 2018, 2021, 2024, and 2025 be expunged from the record.



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