

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

EMC Corporation and VMware, Inc.
Petitioner,

v.

Personal Web Technologies, LLC.
Patent Owner.

Case IPR2013-00083 (JYC)
Patent 6,415,280

Before KEVIN F. TURNER, JONI Y. CHANG, and MICHAEL R. ZECHER,
Administrative Patent Judges.

CHANG, *Administrative Patent Judge.*

ORDER
Supplemental Information
37 C.F.R. § 42.123(a)

EMC requests authorization to file a motion to submit supplemental information pursuant to 37 C.F.R. § 42.123(a). (*See Attachment.*) In particular, EMC requests authorization to file a motion to submit a replacement to Exhibit 1034, which contains a claim chart regarding Browne¹ that was relied upon in some of the grounds of unpatentability asserted in EMC's petition.

EMC states that the replacement exhibit presents the relevant information regarding Browne, in a concise, user-friendly manner for the Board to consider. Yet, EMC does not provide an adequate explanation as to how the replacement exhibit would be helpful to the Board or patent owner, as the decision on institution entered on May 17, 2013, denied the grounds of unpatentability based on Browne (Paper 19, at 18-19). Moreover, the original exhibit appears to be readable and is presented in a sufficiently organized format.

Accordingly, it is

ORDERED that EMC's request for authorization to file a motion to submit supplemental information is *denied*.

¹ Shirley Browne et al., "*Location-Independent Naming for Virtual Distributed Software Repositories*," University of Tennessee Technical Report CS-95-278 (Feb. 1995).

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