

Filed on behalf of: Wi-Fi One, LLC

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

BROADCOM CORPORATION,

Petitioner,

V.

WI-FI ONE, LLC,

Patent Owner.

CASE NO.: IPR2013-00602

PATENT NO. 6,466,568 B1

PATENT OWNER'S NOTICE OF APPEAL

In accordance with 35 U.S.C. §§ 141-142, 319 and 37 CFR § 90.2(a), 90.3, Patent Owner Wi-Fi One, LLC (“Wi-Fi One”) appeals to the United States Court of Appeals for the Federal Circuit from the Final Written Decision of the Patent Trial and Appeal Board (the “Board”) entered on March 6, 2015 (Paper No. 60) (the “Final Written Decision”) and the Board’s Decision on Patent Owner’s Request for Rehearing entered on June 1, 2015 (Paper No. 65) (the “Rehearing Decision”), and from all underlying orders, decisions, rulings, opinions and/or findings, including without limitation the Board’s Decision on Institution of *Inter Partes* Review entered on March 10, 2014 (Paper No. 27) regarding Wi-Fi One’s U.S. Patent No. 6,466,568.

For the limited purposes of compliance with 37 C.F.R. § 90.2(a)(3)(ii), Wi-Fi One expects that the issues on appeal may include the following, along with any underlying findings, determinations, rulings, opinions, orders, decisions, or other related issues:

- The Board’s determination of unpatentability of claims 1-6 of U.S. Patent 6,466,568 (the “’568 patent”), under 35 U.S.C. §§ 102(b) and 103(a), and any finding or determination (factual or legal) supporting that determination;

- The Board's determination that it had invalidation authority to render its Final Written Decision in this case;
- The Board's determination that this Petition is not barred by 35 U.S.C. § 315(b), and any other finding or determination (factual or legal) supporting or related to this determination;
- The Board's failure to terminate this Petition after institution under 35 U.S.C. § 315(b), and any other finding or determination (legal or factual) supporting or related to this failure; and
- The Board's decision to deny Wi-Fi One's motion for additional discovery related to the issue of real-party-in-interest or privity under 35 U.S.C. § 315(b), and any other finding or determination (legal or factual) supporting or related to this determination.

Wi-Fi One reserves the right to challenge any finding or determination supporting or related to the issues listed above and to challenge the other issues decided adversely to Wi-Fi One in the Board's Final Written Decision, the Board's Decision on Request for Rehearing regarding the Final Written Decision, and/or any orders, decisions, or rulings underlying the Board's Final Written Decision or Decision on Request for Rehearing regarding the same.

Copies of this Notice of Appeal are being filed simultaneously with the Director of the United States Patent and Trademark Office, the Patent Trial and

Appeal Board, the Court of Appeals for the Federal Circuit, and served on the
Petitioner.

Dated July 13, 2015

Respectfully submitted,

/s/ Sarah E. Spires

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