

Paper No. ____

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

BROADCOM CORPORATION

Petitioner

v.

WI-FI ONE, LLC

Patent Owner

Case IPR2013-00602
U.S. Patent No. 6,466,568

NOTICE OF STIPULATED MODIFICATION OF DUE DATES 4-5

Broadcom Corporation and Wi-Fi One, LLC, by and through their respective counsel of record, have stipulated as follows:

1. On March 10, 2014, the Patent Trial and Appeal Board issued a Scheduling Order (Paper No. 28) in the *Inter Partes* Review of U.S. Patent No. 6,466,568 (Trial No. IPR2013-00602) setting forth due dates “for the parties to take action in this trial.”

2. On August 29, 2014, the above-identified parties stipulated to modify DUE DATES 2-3 as follows:

DUE DATE 2: October 1, 2014

DUE DATE 3: November 3, 2014

3. The Scheduling Order states that the “parties may not stipulate to an extension of DUE DATES 4-7.” Therefore on October 27, 2014 Broadcom sent an unopposed request to trials@USPTO.GOV to request permission to extend DUE DATES 4 and 5.

4. On October 28, 2014, Ms. Maria Vignone, Paralegal Operations Manager at the Patent Trial and Appeal Board, authorized the above-identified parties to stipulate to DUE DATES 4-5 as follows:

DUE DATE 4: November 12, 2014

DUE DATE 5: November 19, 2014

5. Broadcom requested extending DUE DATES 4 and 5 because under the current schedule, Owner Wi-Fi One's reply for its motion to amend (DUE DATE 3) is due on the same day as Broadcom's (a) motion for observation, and (b) motion to exclude evidence (DUE DATE 4). However, Broadcom would need to depose Wi-Fi One's expert (if necessary) and review Wi-Fi One's replies prior to filing either (a) or (b).

6. Extending DUE DATE 4 to November 12, 2014 gives Broadcom seven business days to review Wi-Fi One's submissions for DUE DATE 3, depose Wi-Fi One's expert, and receive a final transcript of the deposition to use for observations. Further, extending DUE DATE 5 to November 19, 2014 gives Wi-Fi One a full calendar week to respond to Broadcom's response to observation, and gives both parties a calendar week to prepare oppositions to motions to exclude.

Dated: October 29, 2014

Respectfully submitted,

/Michael A. Diener/

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CERTIFICATE OF SERVICE

I hereby certify that, on October 29, 2014, I caused a true and correct copy of the foregoing NOTICE OF STIPULATED MODIFICATION OF DUE DATES 4-5 to be served via email on the attorneys identified in Wi-Fi One's Updated Mandatory Notice and Notice of Appearance for John Shumaker, whom consented to electronic service:

Lead Counsel:	Peter J. Ayers
Back-up Counsel:	J. Christopher Lynch, John Shumaker
Email Address:	EricssonIPR2013-602@leehayes.com

/Michael A. Diener/
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