Paper No
UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
GREENE'S ENERGY GROUP, LLC Petitioner
v.
OIL STATES ENERGY SERVICES, LLC Patent Owner
Case IPR2014-00216 Patent 6,179,053
Case IPR2014-00364 Patent 6,289,993

PETITIONER'S REQUEST FOR ORAL ARGUMENT



Case IPR2014-00216 (Patent No. 6,179,053) Case IPR2014-00364 (Patent No. 6,289,993) Petitioner's Request For Oral Argument

Pursuant to 37 C.F.R. § 42.70, Petitioner Greene's Energy Group, LLC ("Petitioner") hereby requests oral argument in the above-captioned matters, IPR2014-00216 and IPR2014-00364, for the following issues:

- (i) whether Canadian Application 2,195,118 ("Dallas '118") anticipates claims 1 and 22 of U.S. Patent No. 6,179,053 (the "'053 patent");
- (ii) whether Patent Owner's motion to amend claims 1 and 22 of the '053 patent should be granted;
- (iii) the instituted grounds of unpatentability for the challenged claims of U.S. Patent No. 6,289,993 (the "'993 patent");
- (iv) any issue raised in Patent Owner's reply to Petitioner's opposition to the motion to amend, which has yet to be filed;
- (v) any issues raised in any motions for observation regarding crossexamination of reply witness or motions to exclude evidence,which have yet to be filed; and
- (vi) any other issue raised by either Patent Owner or the Board.

Further, for both matters, the Board has scheduled oral argument for February 11, 2015. *See* Paper 13, p. 6. Petitioner also requests that it be allowed to use computer equipment to display demonstrative exhibits, including the use of a projector and screen for PowerPoint display.



Case IPR2014-00216 (Patent No. 6,179,053)

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Petitioner's Request For Oral Argument

Last, the parties came to an agreement regarding a proposed schedule. The

parties propose that each side be given a total of 90 minutes, which would be

divided evenly amongst: (1) the '053 patent petition; (2) the '053 patent motion to

amend; and (3) the '993 patent petition. For each issue, the party bearing the

burden of proof would open with 20 minutes of argument and reserve 10 minutes

for reply arguments, and the opposing party would be given 30 minutes of rebuttal

arguments. Accordingly, the parties propose the following schedule:

(1) '053 patent petition (total of 60 min.) – Petitioner argument (20 min.), Patent

Owner rebuttal (30 min.), and Petitioner reply (10 min.);

(2) '053 patent motion to amend (total of 60 min.) – Patent Owner argument (20

min.), Petitioner rebuttal (30 min.), and Patent Owner reply (10 min);

(3) '993 patent petition (total of 60 min.) – Petitioner argument (20 min.), Patent

Owner rebuttal (30 min.), and Petitioner reply (10 min).

Dated: January 7, 2015

Respectfully submitted,

/John J. Feldhaus /

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2



Case IPR2014-00216 (Patent No. 6,179,053) Case IPR2014-00364 (Patent No. 6,289,993) Petitioner's Request For Oral Argument

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Counsel for Petitioner



CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. § 42.6(e)(4)(i), the undersigned certifies that on January 7, 2015, a complete and entire copy of "Petitioner's Request For Oral Argument" was provided via email, as previously agreed, to the representatives of the Patent Owner by serving the correspondence email address of record as follows (for both IPR2014-00216 and IPR2014-00364):

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Respectfully submitted,

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