Filed on behalf of UUSI, LLC

By: Monte L. Falcoff (<u>mlfalcoff@hdp.com</u>)

Michael R. Nye (mnye@hdp.com)

HARNESS, DICKEY & PIERCE, P.L.C.

5445 Corporate Drive, Ste. 200

Troy, MI 48098

Telephone: (248) 641-1600 Facsimile: (248) 641-0270

UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
BROSE NORTH AMERICA, INC.

and
BROSE FAHRZEUGTEILE GMBH & CO. KG, HALLSTADT
Petitioner

V.

UUSI, LLC Patent Owner

Case IPR2014-00416 Patent 8,217,612

PATENT OWNER'S CONTINGENT REQUEST FOR PARTICIPATION IN ORAL ARGUMENT



Pursuant to Rule 42.70(a) and the Board's Scheduling Order, Patent Owner UUSI does <u>not</u> request oral argument for the hearing currently scheduled for April 30, 2015 in IPR2014-00416 relating to U.S. Patent No. 8,217,612 (the "'612 Patent"). But if Petitioner requests oral argument then Patent Owner requests to participate and argue in the hearing. Patent Owner relies on its briefing and evidence in the record for any and all remaining issues not specifically identified for oral argument.

I. Issues to Be Argued

- A. Excluding evidence as requested in Patent Owner's Motion to Exclude filed concurrently herewith.
- B. Lack of anticipation of Claims 1, 2 and 6-8 of the '612 Patent by Itoh, including the insufficiency and unreliability of Petitioner's evidence.
- C. Lack of obviousness of Claims 1, 2 and 5-8 of the '612 Patent by Itoh, including the insufficiency and unreliability of Petitioner's evidence.
- D. Lack of obviousness of Claims 1, 2 and 5-8 of the '612 Patent by Itoh and Kinzl.
- E. Lack of obviousness of Claims 1, 2 and 5 of the '612 Patent by Itoh and Zuckerman.
- F. Lack of obviousness of Claims 1, 2 and 5 of the '612 Patent by Itoh, Kinzl and Zuckerman.



- G. Lack of anticipation of Claims 6-8 of the '612 Patent by Kinzl, including the insufficiency and unreliability of Petitioner's evidence.
- H. Lack of obviousness of Claims 6-8 of the '612 Patent by Kinzl, including the insufficiency and unreliability of Petitioner's evidence.
- I. Lack of obviousness of Claims 6-8 of the '612 Patent by Kinzl and Itoh, including the insufficiency and unreliability of Petitioner's evidence.
- J. Issues noted in Petitioner's request for oral arguments or otherwise raised by the Board.

II. Format of Oral Argument

If rebuttals are allowed then Patent Owner requests that it be allowed to reserve some of its allotted time for rebuttal argumentation.



III. Related Proceedings

The issues raised in this proceeding and in IPR2014-00417 present overlapping issues, and Patent Owner suggests that oral argument in these proceedings be handled together if Petitioner requests oral argument.

By:

March 26,2015

HARNESS, DICKEY & PIERCE, P.L.C.

Monte L. Falcoff (Reg. No. 37,617)

Michael R. Nye (Reg. No. 62,126)

5445 Corporate Drive, Ste. 200

Troy, MI 48098

(248) 641-1600

(248) 641-0270 Fax

mlfalcoff@hdp.com

mnye@hdp.com

Attorneys for Patent Owner



Certificate of Service Under 37 C.F.R. § 42.6(e)(4)

A copy of this Patent Owner's Contingent Request for Participation in Oral Argument has been served to counsel for the Petitioner at the following electronic mail addresses, pursuant to consent of Petitioner, on this 26th day of March, 2015.

Craig D. Leavell (Reg. No. 48505)

Craig.leavell@kirkland.com

Elizabeth A. Cutri

Elizabeth.cutri@kirkland.com

KIRKLAND & ELLIS LLP

300 North LaSalle Street

Chicago, Illinois 60654

Telephone: (312) 862-2000

Fax: (312) 862-2200

Luke L. Dauchot, P.C. (pro hac vice)

<u>Luke.dauchot@kirkland.com</u>

KIRKLAND & ELLIS LLP

KIRKLAND & ELLIS LLP 333 South Hope Street

Los Angeles, California 90071 Telephone: (213) 680-8400

Fax: (213) 680-8500

Attorneys of Record for Brose North America, Inc.

By:

HARNESS, DICKEY & PIERCE, P.L.C.

Monte L. Falcoff (Reg. No. 37,617)

Michael R. Nye (Reg. No. 62,126)

5445 Corporate Drive, Ste. 200

Troy, MI 48098

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mlfalcoff@hdp.com

mnye@hdp.com

Attorneys for Patent Owner

