

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

IRON DOME LLC,
Petitioner,

v.

E-WATCH, INC.,
Patent Owner.

Case IPR2014-00439
Patent 7,365,871 B2

Before JAMESON LEE, GREGG I. ANDERSON, and
MATTHEW R. CLEMENTS, *Administrative Patent Judges*.

LEE, *Administrative Patent Judge*.

ORDER
Conduct of Proceedings
37 C.F.R. § 42.5

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On September 23, 2014, Patent Owner filed a paper titled “Patent Owner Waives Right To File Preliminary Response.” Paper 20. The submission, however, is unauthorized because Patent Owner already filed a Preliminary Response on July 30, 2014 (Paper 15) and the Board already instituted trial on August 4, 2014 (Paper 16), after consideration of Patent Owner’s Preliminary Response. There is no occasion for Patent Owner to be filing such a paper.

It is ORDERED that Patent Owner’s submission on September 23, 2014 (Paper 20), titled “Patent Owner Waives Right To File Preliminary Response” is expunged from the record.

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