UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

Google Inc. and Motorola Mobility LLC,

Petitioners,

V.

Arendi S.A.R.L.,

Patent Owner.

Case No. IPR2014-00452

Patent No. 6,323,853

PATENT OWNER ARENDI S.A.R.L.'S OBJECTIONS TO EVIDENCE PURSUANT TO 37 C.F.R. § 42.64



Pursuant to 37 C.F.R. §42.64(b)(1), the undersigned, on behalf of Patent Owner Arendi S.A.R.L. ("Arendi" or "Patent Owner") hereby submits the following objections to Exhibit 1012 and Exhibit 1002, which were attached to the Petition for Inter Partes Review.

Ex. 1012 is objected to as not having been authenticated as required by Federal Rule of Evidence 901 or 902. Ex. 1012 is further objected to on the grounds that it is irrelevant in the absence of an established publication date. Ex. 1012 is further objected to on the grounds of hearsay. Ex. 1012 is further objected to for failure to establish that the document has ever been published.

In Ex. 1002, paragraph 32 (except for its first sentence) is objected to for presenting inadmissible evidence after its first sentence. This paragraph seeks to enter evidence from inadmissible Ex. 1012 without authenticating the exhibit, without laying a proper foundation, without establishing a publication date and thus without demonstrating relevance.

These objections are being timely served within 10 business days of the institution of the present inter partes review trial.

Date: September 2, 2014	Respectfully submitted,
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/Robert Asher, #30,445 /

Robert Asher



Registration No. 30,445 Bruce D. Sunstein Registration No. 27,234 Sunstein Kann Murphy & Timbers LLP 125 Summer Street Boston, MA 02110 Tel: (617) 443-9292

Fax: (617) 443-0004



CERTIFICATE OF SERVICE

It is certified that on September 2, 2014, copies of the PATENT OWNER ARENDI S.A. R.L.'s OBJECTIONS TO EVIDENCE PURSUANT TO 37 C.F.R. § 42.64 have been served on Petitioner as provided in 37 C.F.R. § 42.6(e) via electronic mail transmission addressed to the persons at the following addresses: transmission addressed to the persons at the following addresses:

LEAD COUNSEL FOR
PETITIONERS MOTOROLA
MOBILITY, LLC and GOOGLE, INC.

MATTHEW A. SMITH smith@turnerboyd.com
Registration No. 49,003
TURNER BOYD LLP
702 Marshall St., Ste. 640
Redwood City, CA 94063
Tel: (650) 265-6109
Fax: (650) 521-5931

BACK-UP COUNSEL FOR PETITIONERS MOTOROLA MOBILITY, LLC and GOOGLE, INC.

ZHUANJIA GU
gu@turnerboyd.com
Registration No. 51,758
TURNER BOYD LLP
702 Marshall St., Ste. 640
Redwood City, CA 94063
Tel: (650) 529-4752
Fax: (650) 521-5931
and
kent@turnerboyd.com

docketing@turnerboyd.com

Date: September 2, 2014 /Robert Asher, #30,445 /

Robert Asher
Registration No. 30,445
Sunstein Kann Murphy & Timbers LLP
125 Summer Street
Boston, MA 02110
Tel: (617) 443-9292

Fax: (617) 443-9292

