Paper No. 52 Entered: July 14, 2015

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

FUJITSU SEMICONDUCTOR, LIMITED, FUJITSU SEMICONDUCTOR AMERICA, INC., ADVANCED MICRO DEVICES, INC., RENESAS ELECTRONICS CORPORATION, RENESAS ELECTRONICS AMERICA, INC., GLOBAL FOUNDRIES U.S., INC., GLOBALFOUNDRIES DRESDEN MODULE ONE LLC & CO. KG, GLOBALFOUNDRIES DRESDEN MODULE TWO LLC & CO. KG, TOSHIBA AMERICA ELECTRONIC COMPONENTS, INC., TOSHIBA AMERICA INC., TOSHIBA AMERICA INFORMATION SYSTEMS, INC., TOSHIBA CORPORATION, and THE GILLETTE COMPANY,

Petitioners,

v.

ZOND, LLC., Patent Owner.

Cases IPR2014-00781; IPR 2014-00782; IPR2014-01083; IPR2014-01086; IPR2014-01087 (Patent 7,147,759 B2)

Cases IPR2014-00800; IPR2014-00802; IPR2014-00805 (Patent 7,811,421 B2)

Held: June 8, 2015



IPR2014-00781; IPR 2014-00782; IPR2014-01083; IPR2014-01086; IPR2014-01087 (Patent 7,147,759 B2) IPR2014-00800; IPR2014-00802; IPR2014-00805 (Patent 7,811,421 B2)

BEFORE: KEVIN F. TURNER, DEBRA K. STEPHENS, JONI Y. CHANG, SUSAN L.C. MITCHELL, and JENNIFER MEYER CHAGNON, Administrative Patent Judges.

APPEARANCES:

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IPR2014-00781; IPR 2014-00782; IPR2014-01083; IPR2014-01086; IPR2014-01087 (Patent 7,147,759 B2) IPR2014-00800; IPR2014-00802; IPR2014-00805 (Patent 7,811,421 B2)

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ON BEHALF OF PATENT OWNER:

BRUCE J. BARKER, ESQ. GREGORY GONSALVES, ESQ. Chao Hadidi Stark & Barker LLP 176 East Main Street, Suite 6 Westborough, Massachusetts 01581

The above-entitled matter came on for hearing on Monday, June 8, 2015, commencing at 10:00 a.m., at the U.S. Patent and Trademark Office, 600 Dulany Street, Alexandria, Virginia.

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IPR2014-00781; IPR 2014-00782; IPR2014-01083; IPR2014-01086; IPR2014-01087 (Patent 7,147,759 B2) IPR2014-00800; IPR2014-00802; IPR2014-00805 (Patent 7,811,421 B2)

1 2	PROCEEDINGS
3	
4	JUDGE CHANG: Good morning. Please be seated.
5	Good morning. Thank you for the information this morning. We
6	got your email.
7	MR. BARKER: Oh, thank you.
8	JUDGE CHANG: At this time I would like to have the
9	counsel to introduce yourselves and the colleagues, beginning
10	with the Petitioner.
11	MR. VU: Thank you, Your Honor. My name is
12	Robinson Vu with the law firm of Baker Botts, and I represent the
13	lead Petitioner, Toshiba.
14	JUDGE CHANG: Thank you.
15	MR. TENNANT: My name is David Tennant with
16	White & Case, I represent Global Foundries, and here with me is
17	Brett Rismiller, also with White & Case.
18	MR. VU: Your Honor, I apologize, with me I have two
19	clients from Toshiba, Mr. Ishibashi and Ms. Yamanaka.
20	JUDGE CHANG: Welcome, thank you.
21	MR. McCOMBS: David McCombs for Fujitsu, with
22	Haynes and Boone. Thank you.
23	MR. AGARWAL: Pavan Agarwal with Foley &
24	Lardner for the Renesas entities.



IPR2014-00781; IPR 2014-00782; IPR2014-01083; IPR2014-01086; IPR2014-01087 (Patent 7,147,759 B2) IPR2014-00800; IPR2014-00802; IPR2014-00805 (Patent 7,811,421 B2)

- 1 MR. ZHOU: Xin-Yi Zhou for Petitioner Advanced
- 2 Micro Devices, I'm with the law firm O'Melveny & Myers.
- 3 JUDGE CHANG: Thank you, very much. And for
- 4 Patent Owner?
- 5 MR. BARKER: Good morning, Your Honor, Bruce
- 6 Barker from Chao, Hadidi, Stark & Barker for the Patent Owner
- 7 Zond.
- 8 JUDGE CHANG: Welcome back.
- 9 MR. GONSALVES: My name is Greg Gonsalves also
- 10 for Patent Owner Zond.
- JUDGE CHANG: Okay, thank you. This is an oral
- 12 hearing for all cases, IPR2014-00781, 782, 1083, 1086 and 1087,
- involving patent 7,147,759 B2, as well as for the three IPRs
- 14 IPR2014-00800, 802, 805 involving patent 7,811,421. The
- transcript for this consolidated oral hearing will be entered into
- each of the proceedings, and it will be usable for all cases.
- 17 Consistent with our previous order for each involved patent, each
- party has one hour to present its arguments. Petitioner bears the
- burden of proof that the claims at issue are unpatentable;
- 20 therefore, Petitioner will proceed first to present its case as to the
- 21 challenged claims as to the first involved patent. Petitioner may
- 22 reserve rebuttal time, thereafter the Patent Owner will respond to
- 23 the Petitioners' case. After the parties' presentation for the first



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