

RECORD OF ORAL HEARING  
UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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FUJITSU SEMICONDUCTOR LIMITED, et al.,

Petitioners,

v.

ZOND, LLC,

Patent Owner.

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Cases IPR2014-00818, -00819, -00821, -00827, and -01098  
Patent 6,853,142

Cases IPR2014-00807, -00808, -01099, and -01100  
Patent 7,604,716

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Technology Center 1700  
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Before: JONI Y. CHANG, SUSAN L.C. MITCHELL, JENNIFER  
M. MEYER, DEBRA K. STEPHENS (via video link), and KEVIN F.  
TURNER (via video link), *Administrative Patent Judges*.

The above-entitled matter came on for hearing on Friday, June 12,  
2015, at 10:00 a.m., in Hearing Room A, taken at the U.S. Patent and  
Trademark Office, 600 Dulany Street, Alexandria, Virginia.

IPR2014-00818, -00819, -00821, -00827, and -01098 (Patent 6,853,142)  
IPR2014-00807, -00808, -01099, and -01100 (Patent 7,604,716)

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IPR2014-00818, -00819, -00821, -00827, and -01098 (Patent 6,853,142)  
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P R O C E E D I N G S

(10:00 a.m.)

JUDGE CHANG: Good morning. Please be seated. Good morning, Judge Turner and Judge Stephens.

JUDGE STEPHENS: Good morning.

JUDGE TURNER: Good morning.

JUDGE CHANG: All right. I hope everybody can hear us. At this time we would like counsel to introduce yourself and your colleagues, beginning with the Petitioner.

MR. ZHOU: Xin-Yi Zhou, I'm counsel for AMD. And I will be speaking on behalf of the Petitioners today.

JUDGE CHANG: Good morning.

MR. TENNANT: Good morning, David Tennant with White & Case on behalf of the Global Foundries entities. With me is Nathan Zhang and Brett Rismiller. Good morning.

JUDGE CHANG: Good morning.

MR. O'DELL: David O'Dell on behalf of Fujitsu.

JUDGE CHANG: Good morning. Welcome.

MR. FELDHAUS: And John Feldhaus on behalf of Renesas Corporation, also Renesas Electronics America.

JUDGE CHANG: Good morning. Thank you.

And Patent Owner?

MR. FAHMI: Good morning, Your Honor, Tarek Fahmi on behalf of the Patent Owner. And with me is Greg Gonsalves.

JUDGE CHANG: Good morning. Thank you.

IPR2014-00818, -00819, -00821, -00827, and -01098 (Patent 6,853,142)  
IPR2014-00807, -00808, -01099, and -01100 (Patent 7,604,716)

1                   And this is the oral hearing for cases  
2 IPR2014-00818, 819, 821, 827, and 1098 involving patent  
3 6,853,142. And also this oral hearing is for cases  
4 IPR2014-00807, 808, 1099 and 1100 involving patent  
5 7,604,716.

6                   The transcript for this consolidated oral hearing  
7 will be entered in each of the proceedings and will be usable  
8 for across all cases.

9                   Consistent with our previous order for each  
10 involved patent, each party has one hour to present its  
11 argument. Petitioner bears the burden of proof that the claims  
12 at issue are unpatentable. Therefore, Petitioner will proceed  
13 first to present its case and Petitioner may reserve rebuttal  
14 time. Thereafter, Patent Owner will respond to the Petitioner's  
15 case.

16                   After the parties' presentation for the first involved  
17 patent, we will have a lunch break, and the hearing will be  
18 resumed at 1:30 for the second patent.

19                   Counsel, at this time may I ask whether you have  
20 demonstratives? And if you do, can you give a copy to the  
21 court reporter?

22                   MR. ZHOU: Sure.

23                   JUDGE CHANG: If you have a copy for the panel  
24 members.

25                   MR. ZHOU: Sure.

26                   MR. FAHMI: Yes.

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