UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
FORD MOTOR COMPANY
Petitioner,
v.
PAICE LLC
Patent Owner.
U.S. Patent No. 7,455,134 to Severinsky et al. IPR Case No. IPR2014-00852

REQUEST FOR REFUND OF THE POST INSTITUTION FEE



Case IPR2014-00852

On June 5, 2014, Ford Motor Company ("Petitioner") filed a Petition for Inter

Partes Review seeking review of claims 1-3, 5-6, 19, 27, 40, and 58 of U.S. Patent No.

7,455,134. Patent Owner, Paice LLC ("PAICE, LLC"), submitted its Preliminary

Response on September 17, 2014 (Paper No. 8). On November 20, 2014, the Patent

Trial and Appeal Board issued its Judgment denying Petitioner's petition. Paper No.

11 at p. 11 ("Upon consideration of the record before us, it is ORDERED that the

petition is *denied* and no trial is instituted...").

The Rules provide for a refund of the institution fee if the Board does not

institute trial. Payment of the \$14,000 post-institution fee was processed through

PRPS on June 5, 2014, and charged to Deposit Account 06-1510. Petitioner hereby

requests a refund of \$14,000 for the post-institution fee under 37 C.F.R. § 42.15(a)(2).

Upon review and approval of this request, Petitioner respectfully requests that

the Board credit the post-institution fee to Deposit Account 06-1510.

Respectfully submitted,

BROOKS KUSHMAN P.C.

Date: December 29, 2014

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CERTIFICATE OF SERVICE

The undersigned certifies that a complete copy of the foregoing **Request for Refund of the Post-Institution Fee** was served via email on the following counsel of record:

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