Chang, Joni

From: Vignone, Maria on behalf of Trials

Sent: Friday, May 29, 2015 9:11 AM

To: JFeldhaus@foley.com; Trials

Cc: David McCombs IPR; David ODell IPR; david cavanaugh; Larissa Bifano;

Robinson.vu@bakerbotts.com; bberliner@omm.com; ryagura@omm.com;

vzhou@omm.com; PAgarwal@foley.com; MHouston@foley.com; David Tennant; David Radulescu; Tigran Vardanian; Etai Lahav; Maria Granovsky; Bruce Barker; Tarek Fahmi;

Gregory Gonsalves

Subject: RE: IPRs 2014-00800, 00802, 00805, 00781, 00782, 01083, 01086, 01087, 00818, 00819,

00821, 000827, 01098, 00807, 00808, 01099, and 01100, (the "IPRs") - Conference call

on 5/21/15

Counsel: The Board appreciates the parties' cooperation, and the panel will take into account the parties' proposals when granting the parties' requests for oral hearings.

Thank you,

Maria Vignone
Paralegal Operations Manager
Patent Trial and Appeal Board
571-272-4645

From: JFeldhaus@foley.com [mailto:JFeldhaus@foley.com]

Sent: Thursday, May 28, 2015 1:16 PM

To: Trials

Cc: David McCombs IPR; David ODell IPR; david cavanaugh; Larissa Bifano; Robinson.vu@bakerbotts.com; bberliner@omm.com; ryagura@omm.com; vzhou@omm.com; PAgarwal@foley.com; MHouston@foley.com; David Tennant; David Radulescu; Tigran Vardanian; Etai Lahav; Maria Granovsky; Bruce Barker; Tarek Fahmi; Gregory Gonsalves

Subject: RE: IPRs 2014-00800, 00802, 00805, 00781, 00782, 01083, 01086, 01087, 00818, 00819, 00821, 000827, 01098, 00807, 00808, 01099, and 01100, (the "IPRs") - Conference call on 5/21/15

To the Honorable Board,

Thank you for the conference call held on May 21, 2015, regarding the oral hearings scheduled for June 8 and June 12 in connection with the above cases, each of which involves two patents and multiple IPRs.

The parties have conferred regarding the issues discussed on the call and reached agreement on the following proposals:

- the parties propose that each hearing begin at 10 am on the appointed day;
- the parties propose that each patent be argued separately following the normal practice of petitioner presenting first, followed by patent owner's response, followed by petitioner's reply;



- the parties propose that each side be allocated one hour for each patent, for a total time of 2 hours per side and a total hearing time of 4 hours for each hearing;
- the parties propose that a lunch break be taken at each hearing following the completion of argument on the first patent;
- the parties request that a conference call in number be available at each hearing.

Respectfully,

John J. Feldhaus Counsel for Renesas Electronics Corporation and Renesas Electronics America Inc.

From: Kattula, Amy [mailto:Amy.Kattula@USPTO.GOV] On Behalf Of Trials

Sent: Tuesday, May 19, 2015 11:05 AM

To: Feldhaus, John J.; Trials

Cc: David McCombs IPR; David ODell IPR; david cavanaugh; Larissa Bifano; Robinson.vu@bakerbotts.com; bberliner@omm.com; ryagura@omm.com; vzhou@omm.com; Agarwal, Pavan K.; Houston, Michael R.; David Tennant; David Radulescu; Tigran Vardanian; Etai Lahav; Maria Granovsky; Bruce Barker; Tarek Fahmi; Gregory Gonsalves Subject: RE: IPRs 2014-00800, 00802, 00805, 00781, 00782, 01083, 01086, 01087, 00818, 00819, 00821, 000827, 01098, 00807, 00808, 01099, and 01100, (the "IPRs") - Conference call on 5/21/15 at 2 p.m. Eastern - Dial-in info..

Dial-in#

866-917-0223

Passcode

7861548

Counsel,

Due to the large number of cases involved, please check to ensure all involved counsel received a copy of this email.

Amy Kattula
Paralegal Specialist
Patent Trial and Appeal Board
571-272-4683
Amy.Kattula@uspto.gov

From: JFeldhaus@foley.com [mailto:JFeldhaus@foley.com]

Sent: Tuesday, May 19, 2015 8:30 AM

To: Trials

Cc: David McCombs IPR; David ODell IPR; david cavanaugh; Larissa Bifano; Robinson.vu@bakerbotts.com; bberliner@omm.com; ryagura@omm.com; vzhou@omm.com; PAgarwal@foley.com; MHouston@foley.com; David Tennant: David Radulescu: Tigran Vardanian: Etai Labay: Maria Granovsky: Rruce Barker: Tarek Fabmi: Rruce Barker: Tarek Fabmi: Rruce Barker: Tarek Fabmi: Rruce Barker: Tarek Fabmi: Rruce Barker: Rruce Barker: Tarek Fabmi: Rruce Barker: Rruce Ba



Gonsalves

Subject: IPRs 2014-00800, 00802, 00805, 00781, 00782, 01083, 01086, 01087, 00818, 00819, 00821, 000827, 01098, 00807, 00808, 01099, and 01100, (the "IPRs")

To the Honorable Board,

I write on behalf of petitioners in regard to the above identified IPRs. Consolidated oral arguments are scheduled on those IPRs as follows:

June 8, 2015 – a consolidated argument will be heard in Case Nos. 2014-00800, 00802 and 00805 challenging all claims in U.S. Patent 7,811,421 and Case Nos. 2014-00781, 00782, 01083, 01086 and 01087 challenging all claims in U.S. Patent 7,147,759.

June 12, 2015 – a consolidated argument will be heard in Case Nos. 2014-00818, 00819, 00821, 000827, and 01098 challenging all claims in U.S. Patent 6,853,142 and Case Nos. 2014-00807, 00808, 01099, and 01100 challenging all claims in U.S. Patent 7,604,716.

Petitioners and patent owner are available for a conference call on Thursday, May 21, 2015, if such a call would be deemed useful by the Board to discuss timing and logistics of the consolidated arguments.

Respectfully,

John J. Feldhaus Counsel for Renesas Electronics Corporation and Renesas Electronics America Inc.

The preceding email message may be confidential or protected by the attorney-client privilege. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this message in error, please (i) do not read it, (ii) reply to the sender that you received the message in error, and (iii) erase or destroy the message. Legal advice contained in the preceding message is solely for the benefit of the Foley & Lardner LLP client(s) represented by the Firm in the particular matter that is the subject of this message, and may not be relied upon by any other party.

The preceding email message may be confidential or protected by the attorney-client privilege. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this message in error, please (i) do not read it, (ii) reply to the sender that you received the message in error, and (iii) erase or destroy the message. Legal advice contained in the preceding message is solely for the benefit of the Foley & Lardner LLP client(s) represented by the Firm in the particular matter that is the subject of this message, and may not be relied upon by any other party.

