Filed on behalf of: Askeladden LLC

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

Askeladden LLC
Petitioner
v.
Sean McGhie and Brian Buchheit
Patent Owner

Case IPR2015-00133 U.S. Patent No. 8,297,502

PETITIONER'S AUTHORIZED REPLY BRIEF TO PATENT OWNER'S PRELIMINARY RESPONSE



TABLE OF CONTENTS

I.	Intro	Introduction		
II.	Petitioner is the sole real party-in-interest.			3
	A.	PayCo and its member banks do not control or directly fund this IPR.		
	B. Patent Owners' arguments that The Clearing House is a real party-in-interest have been rejected by the Board and Supreme Court.			6
		1.	Corporate ownership does not make the nonparty parent a real party-in-interest.	6
		2.	Common legal representation does not make the nonparty a real party-in-interest.	7
		3.	Joint press releases do not make the nonparty a real party-in-interest.	7
		4.	Overlapping personnel does not make the nonparty a real party-in-interest.	9
III.	dete	The Petition is not time-barred regardless of the Board's determination on the real party-in-interest, and Patent Owners improperly seek an advisory opinion.		
IV	Conclusion			13



I. Introduction

Pursuant to the Board's February 17, 2015 Order (Paper 13), Petitioner Askeladden LLC ("Askeladden") hereby replies to the Patent Owners' Preliminary Response and, in particular, to allegations therein that The Clearing House Payments Company LLC ("PayCo") is a real party-in-interest. Askeladden is the only real party-in-interest because no other entity funds or controls this *inter partes* review ("IPR") proceeding. Therefore, Patent Owners' allegations are incorrect.

In 2014, PayCo formed Askeladden as an independent subsidiary for the purposes of, among others, implementing an initiative intended to improve the understanding, use and reliability of patents in financial services and elsewhere ("the Patent Quality Initiative"), including by (i) educating patent examiners and others about technology and systems employed by the financial services industry; (ii) developing a repository of prior art to patents in the field; (iii) filing amicus briefs in cases and proceedings; and (iv) challenging the validity of low-quality patents relating to the financial services sector, including in *Inter Partes Review* ("IPR") proceedings. Ex. 1531 ¶¶ 6-7.

Askeladden, independently and in its sole discretion, identifies and selects those patents that Askeladden challenges in IPR proceedings, and directs all aspects of those proceedings. Ex. 1531 ¶¶ 11, 18. PayCo does not provide direction or exert control in connection with Askeladden's IPR petitions. Ex. 1531



¶¶ 11-12. Nor has PayCo funded Askeladden's specific IPR proceedings, including those at issue here. Ex. 1531 ¶ 16. For these reasons, PayCo is not a real party-in-interest in this proceeding. For the same reasons, PayCo's member banks are not real parties-in-interest in this proceeding.

Moreover, Patent Owners' purported evidence to the contrary - (1) that Askeladden is a subsidiary of PayCo; (2) that Askeladden and PayCo use the same law firm; (3) that certain press releases mention both PayCo and Askeladden; and (4) that Directors of Payco and Askeladden allegedly overlap - have all been held *insufficient* to overcome the presumption that distinct legal entities operate independently. As such, Patent Owners' argument that PayCo controls Askeladden's IPR proceedings, and this proceeding specifically, fails.

Furthermore, by asserting that the Board must address whether other parties would be estopped in a subsequent action, Patent Owners confuse the requirements of 35 U.S.C. § 312(a) (content of the petition) with estoppel of named parties and their privies under 35 U.S.C. § 315(e). *See* IPR2015-00133, Paper 10, at 54. While The Clearing House (and its member banks) do not meet either standard, a determination under § 315(e) is not ripe for adjudication.



II. Petitioner is the sole real party-in-interest.

A. PayCo and its member banks do not control or directly fund this IPR.

"[A] party does not become a 'real party-in-interest' . . . of the petitioner

merely through association with another party in an unrelated endeavor." *Office*Patent Trial Practice Guide, 77 Fed. Reg. 48,756, 48,759-60 (August 14, 2012)

("OPTPG"). Indeed, naming a nonparty as a real party-in-interest requires

circumventing the "common law rule that normally forbids nonparty preclusion."

RPX Corp. v. Virnetx Inc., No. IPR2014-00171, Paper 49, at 6 (citing Taylor v.

Sturgell, 553 U.S. 880, 893-95 (2008)). A narrow exception to this common law

rule is where "a [non]party . . . funds and directs and controls an IPR or PGR

petition or proceeding [and thereby] constitutes a 'real party-in-interest.'" OPTPG

at 48,760. For the reasons set forth below, neither PayCo nor its member banks

meet the standards for control and funding of this IPR.

The Board's analysis of control and funding in *Unified Patents Inc. v.*Dragon Intellectual Property, LLC is instructive. IPR2014-01252, Paper 37

(B.P.A.I. 2015). Petitioner Unified Patents had been created "in view of 'concerns with the increasing risk of nonpracticing entities (NPEs) asserting poor quality patents against strategic technologies and industries." *Id.* at 8. The patent owner emphasized that member companies created Unified shortly before the petition was filed, allegedly to circumvent IPR estoppel provisions. *Id.* at 10. The Board



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

