UNITED STATES PATENT AND TRADEMARK OF	FICE
BEFORE THE PATENT TRIAL AND APPEAL BOA	.RD
LG DISPLAY CO., LTD. Petitioner,	
V.	
DELAWARE DISPLAY GROUP LLC,	
Patent Owner.	
Case IPR2015-00506	
Patent 7,434,973 B2	

## **PETITIONER'S REQUEST FOR ORAL ARGUMENT**

Pursuant to 37 C.F.R. § 42.70(a), Petitioner respectfully requests oral

argument. The oral argument is presently scheduled for March 1, 2016. Paper 9.

The issues to be addressed include the following:

1. Unpatentability of claims 1-5 of U.S. Patent No. 7,434,973 under 35 U.S.C.

§ 102(e) as being anticipated by Shinohara;

2. Any procedural and evidentiary issues raised by the parties;

3. Any additional issue the parties raise or propose to raise at or before the oral

argument; and

4. Any additional issues on which the Board seeks information or clarification.

Petitioner requests that they be permitted to argue first. Office Patent Trial

Practice Guide, 77 Fed. Reg. 45,756, 48,768 (Aug. 14, 2012). Petitioner requests

forty-five minutes for its argument with the opportunity to reserve time for a

rebuttal.

Petitioner further requests the use of audio-visual equipment to assist its

arguments and to display its demonstrative exhibits, including a computer-

connectable projector, an ELMO, and a screen.

Petitioner requests the services of a court reporter to transcribe the

proceeding.

Respectfully submitted,

Dated: January 11, 2016

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## **CERTIFICATE OF SERVICE**

I hereby certify that on this 11th day of January, 2016, a copy of the attached PETITIONER'S REQUEST FOR ORAL ARGUMENT was served by e-mail pursuant to Patent Owner's consent in its Mandatory Notices Pursuant to 37 C.F.R. §§ 42.8(a)(2) and 42.8(b): jkimble@bcpc-law.com; jbragalone@bcpc-law.com; nkliewer@bcpc-law.com; tsaad@bcpclaw.com; and bkennedy@bcpc-law.com.

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