UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

ARRIS GROUP, INC. and COX COMMUNICATIONS, INC. Petitioners

v.

C-CATION TECHNOLOGIES, LLC Patent Owner

> Case : IPR2015-00635 U.S. Patent 5,563,883

PETITIONERS' REQUEST FOR ORAL ARGUMENT

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Pursuant to the Board's July 31, 2015 Scheduling Order (Paper 20), Petitioners ARRIS GROUP, INC. and COX COMMUNICATIONS, INC. ("Petitioners"), respectfully request oral argument, currently scheduled for April 26, 2016. Petitioners intend to argue the following issues:

- Whether claims 1 and 4 of the '883 patent are invalid under 35 U.S.C. § 103(a) as unpatentable over MPT 1343: *Performance Specification* ("MPT 1343") in view of MPT 1327: *A Signalling Standard for Trunked Private Land Mobile Radio Systems* ("MPT 1343") and MPT 1347: *Radio Interface Specification* ("MPT 1347");
- Whether claim 3 of the '883 patent is invalid under § 103(a) as unpatentable over MPT 1343 in view of MPT 1327 and MPT 1347 and further in view of U.S. Patent No. 4,870,408 to Zudnek and U.S. Patent No. 4,920,533 to Dufresne *et al.*; and
- 3. Whether Mr. Lipoff's September 2013 extensively redacted, unsworn expert report should be excluded from evidence on grounds of incompleteness and hearsay and whether it should be excluded since it is being used for improper impeachment purposes. *See* FED. R. EVID. 106, 613(b), & 802. Petitioners request the ability to use audio/visual equipment to display demonstrative exhibits, including the use of a projector and screen for a PowerPoint display.

Dated: March 21, 2016

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Respectfully submitted:

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§ 42.6(e)—CERTIFICATION OF SERVICE

In accordance with § 42.6(e)(1), the undersigned certifies that on the 21^{st}

day of March 2016, the above PETITIONERS' REQUEST FOR ORAL

ARGUMENT was served, via electronic mail upon the following counsel for

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