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IPR2015-01046, Paper No. 70 IPR2015-01047, Paper No. 79 August 9, 2016

571-272-7822

RECORD OF ORAL HEARING

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

THE MANGROVE PARTNERS MASTER FUND, LTD., APPLE, INC., and BLACK SWAMP IP, LLC, Petitioner,

VS.

VIRNETX, INC., Patent Owner.

Case IPR2015-01046 (Patent 6,502,135 B1) Case IPR2015-01047 (Patent 7,490,151 B1) Technology Center 2100

Oral Hearing Held: Thursday, June 30, 2016

Before: MICHAEL P. TIERNEY, KARL D. EASTHOM, and STEPHEN C. SIU, Administrative Patent Judges.

The above-entitled matter came on for hearing on Thursday, June 30, 2016, at 9:00 a.m., Hearing Room A, taken at the U.S. Patent and Trademark Office, 600 Dulany Street, Alexandria, Virginia.

REPORTED BY: RAYMOND G. BRYNTESON, RMR, CRR, RDR



APPEARANCES:

ON BEHALF OF PETITIONER, MANGROVE:

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ON BEHALF OF PETITIONER, APPLE:

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ON BEHALF OF PETITIONER, BLACK SWAMP:

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ON BEHALF OF THE PATENT OWNER:

JOSEPH E. PALYS, ESQ. DANIEL ZEILBERGER, ESQ. NAVEEN MODI, ESQ. Paul Hastings LLP 875 15th Street, N.W. Washington, D.C. 20005 (202) 551-1700



1	PROCEEDINGS
2	(9:00 a.m.)
3	JUDGE TIERNEY: Please be seated. Welcome,
4	everybody, for the hearings for Inter Partes Review on
5	IPR2015-01046 and 01047. My understanding is that each
6	side will have an hour today.
7	We have three parties on the Petitioner's side. It
8	was understood that the parties would agree on the Petitioner's
9	side as to how to allocate the time. Has there been an
10	agreement?
11	MR. KUSHAN: Yes, Your Honor. The allocation
12	will be I will be presenting arguments on patentability issues,
13	and Mr. Kasdan for the remainder will be presenting on RPI
14	issues, and our intention is to have the RPI issues addressed
15	during the rebuttal case.
16	JUDGE TIERNEY: Thank you. Today, just so we
17	understand, the parties would have time what we are
18	planning on is Petitioner, followed by Patent Owner, followed
19	by Petitioner. To the extent Patent Owner would like to have
20	a closing statement we will offer that today also.
21	But for Petitioner, is there a time you would like to
22	reserve for rebuttal today?
23	MR. KUSHAN: Yes, Your Honor, 30 minutes
24	approximately.



1	JUDGE TIERNEY: 30 minutes. So you are going
2	to use only 30 minutes for your opening?
3	MR. KUSHAN: I may use a little bit more, I will
4	reserve the balance, but I will aim for 30.
5	JUDGE TIERNEY: I will put 30 on the clock. And
6	before we begin, one last thing, are there any procedural
7	issues we should clarify today?
8	MR. PALYS: Yes, Your Honor. This is Joe Palys.
9	One issue that we just want to make sure the Board is aware
10	of, that when we get into RPI issues that we could be
11	discussing confidential information which is subject to the
12	protective order that the parties addressed. And we notice
13	that there are people in the boardroom today that may or may
14	not be subject to the protective order.
15	We have discussed this issue with Mangrove and we
16	just want to make sure that the Board was aware. Mangrove is
17	happy to address that issue with the Board directly.
18	JUDGE TIERNEY: Will we be discussing anything
19	that is under seal with this public forum?
20	MR. KASDAN: I don't believe so.
21	JUDGE TIERNEY: Okay. So let me just make it
22	clear. Do we need to clear the room when we discuss RPI
23	issues?
24	MR KASDAN: Sorry?



1	JUDGE TIERNEY: Do we need to clear the room
2	and close the hearing at that point?
3	MR. KASDAN: No, no, no.
4	JUDGE TIERNEY: Okay. Should anything come
5	up where we need to address that issue, please alert us, but
6	otherwise the public will be present during the entirety of the
7	hearing today.
8	MR. PALYS: Your Honor, I just want to be clear.
9	Mangrove may not be going into it, but we probably will be
10	going into information that is sealed. So I just want to make
11	sure that he is aware of that so he can make that call.
12	JUDGE TIERNEY: Counsel for Mangrove,
13	understand, again, if this needs to be
14	MR. KASDAN: Well, in that case I think we
15	should clear the room just to be on the safe side.
16	JUDGE TIERNEY: All right. We're going to
17	confer for just a moment. We have an option that we are
18	going to discuss and then we will get back to the parties
19	briefly.
20	(Pause)
21	JUDGE TIERNEY: Counsel, I would like to run the
22	following by you, because we may have to potentially close
23	the hearing, and we had not anticipated this.
24	Would it be possible to do bifurcated, where we
25	take up the patentability issues, finish the patentability issues



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