Paper 13 Entered: February 24, 2016

## UNITED STATES PATENT AND TRADEMARK OFFICE

## BEFORE THE PATENT TRIAL AND APPEAL BOARD

TERREMARK NORTH AMERICA LLC, VERIZON COMMUNICATIONS INC., VERIZON BUSINESS NETWORK SERVICES INC., VERIZON SERVICES CORP., TIME WARNER CABLE INC., ICONTROL NETWORKS, INC., and COXCOM, LLC Petitioner,

v.

JOAO CONTROL & MONITORING SYSTEMS, LLC, Patent Owner.

\_\_\_\_\_

Case IPR2015-01482 Patent 7,397,363 B2

\_\_\_\_\_

Before HOWARD B. BLANKENSHIP, STACEY G. WHITE, and JASON J. CHUNG, *Administrative Patent Judges*.

CHUNG, Administrative Patent Judge.

DECISION
Granting Petitioner's Motion
to Withdraw Its Request for Rehearing
37 C.F.R. § 42.71

On January 27, 2016, Terremark North America LLC, Verizon Communications Inc., Verizon Services Corp., Verizon Business Network



IPR2015-01482 Patent 7,397,363 B2

Services, Time Warner Cable Inc., iControl Networks, Inc., and Coxcom, LLC ("Petitioner") filed a Request for Rehearing (Paper 11) requesting the Board to reconsider its Decision (Paper 10) denying *inter partes* review of claims 42–46, 48, 53, 54, and 84–86 of U.S. Patent No. 7,397,363 B2 (Ex. 1001).

On February 19, 2016, pursuant to Board authorization, Petitioner filed a Motion to Withdraw its Request for Rehearing. Paper 12 ("Mot."). In its Motion, Petitioner represents that Patent Owner (Joao Control & Monitoring Systems, LLC) does not oppose the Motion. Mot. 1.

Given the circumstances of this proceeding, we grant Petitioner's Motion, and withdraw Petitioner's Request for Rehearing from consideration. Accordingly, the Board will not issue a decision in response to Petitioner's withdrawn Request for Rehearing.

It is, therefore,

ORDERED that Petitioner's Motion to Withdraw its Request for Rehearing is granted; and

FURTHER ORDERED that Petitioner's Request for Rehearing is withdrawn.

<sup>&</sup>lt;sup>1</sup> Petitioner represents that only Coxcom, LLC requested rehearing (Mot. 1), but other parties to the petition and their respective counsel have not withdrawn from the proceeding.



IPR2015-01482 Patent 7,397,363 B2

## PETITIONER:

VAIBHAV P. KADABA D. CLAY HOLLOWAY Kilpatrick Townsend & Stockton LLP wkadaba@kilpatricktownsend.com cholloway@kilpatricktownsend.com

FRANK C. CIMINO, JR.
MEGAN S. WOODWORTH
Venable LLP
FCCimino@venable.com
MSWoodworth@venable.com

JACKSON HO K&L Gates LLP jackson.ho@klgates.com

## PATENT OWNER:

Raymond Joao rayjoao@optonline.net

Rene A.Vazquez HENINGER GARRISON DAVIS, LLC rvazquez@hgdlawfirm.com

