

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

PALO ALTO NETWORKS, INC.,
Petitioner,

v.

FINJAN, INC.,
Patent Owner.

Case IPR2015-02001
Case IPR2016-00157
Patent 8,225,408 B2¹

Before THOMAS L. GIANNETTI, MIRIAM L. QUINN, and
PATRICK M. BOUCHER, *Administrative Patent Judges*.

BOUCHER, *Administrative Patent Judge*.

ORDER
Conduct of the Proceeding
37 C.F.R. §§ 42.5, 42.24

¹ These proceedings have been consolidated.

By email correspondence to the Board, dated May 16, 2016, Patent Owner requests a 50% word-count increase for the Patent Owner Response in these consolidated proceedings. Patent Owner represents that the parties have met and conferred, and that Petitioner does not oppose the request, provided that Patent Owner agrees to a corresponding 50% word count increase for its Petitioner Reply. Because Patent Owner indicates that it does not oppose that reciprocal request, we treat the email correspondence as a joint request by the parties to increase the word-count limits for the Patent Owner Response and Petitioner Reply by 50%.

The request is granted. An increase in word-count limits by 50% appropriately accounts for the fact that Petitioner used the space permitted for two Petitions before consolidation of the proceedings, and also accounts for the fact that the two Petitions had significant overlap.

Patent Owner's request for a conference call is believed to be mooted by this Order, but should the parties believe a conference call is warranted, they should contact the Board.

In consideration of the foregoing, it is hereby:

ORDERED that the word-count limit for the Patent Owner Response in these consolidated proceedings is 21,000 words; and

FURTHER ORDERED that the word-count limit for the Petitioner Reply in these consolidated proceedings is 8,400 words.

IPR2015-02001, IPR2016-00157
Patent 8,225,408 B2

PETITIONER:

IPR2015-02001
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