Trials@uspto.gov

Paper 14 Entered: January 7, 2016

Tel: 571-272-7822 Entered: January 7,

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

HYUNDAI MOTOR AMERICA, INC., HYUNDAI MOTOR COMPANY, KAI MOTORS CORPORATION and KIA MOTORS AMERICA, INC., Petitioner,

v.

PAICE LLC & THE ABELL FOUNDATION, INC., Patent Owner.

IPR2016-00246 (Patent 7,237,634 B2)

IPR2016-00247 (Patent 7,237,634 B2)

IPR2016-00248 (Patent 7,237,634 B2)

IPR2016-00249 (Patent 7,237,634 B2)

IPR2016-00251 (Patent 7,237,634 B2)

IPR2016-00250 (Patent 8,214,097 B2)

IPR2016-00272 (Patent 7,104,347 B2) ¹

Before SALLY C. MEDLEY, KALYAN K. DESHPANDE, and CARL M. DEFRANCO, *Administrative Patent Judges*.

MEDLEY, Administrative Patent Judge.

1

¹ This Order applies to each of the above-listed cases. Although we issue one order to be docketed in each case, the parties are not authorized to use this caption for any subsequent papers.



IPR2016-00246 (Patent 7,237,634 B2); IPR2016-00247 (Patent 7,237,634 B2); IPR2016-00248 (Patent 7,237,634 B2); IPR2016-00249 (Patent 7,237,634 B2) IPR2016-00251 (Patent 7,237,634 B2); IPR2016-00250 (Patent 8,214,097 B2); IPR2016-00272 (Patent 7,104,347 B2)

JUDGMENT Termination of the Proceeding 37 C.F.R. § 42.73

On December 14, 2015, the parties informed the Board that the parties had settled the above-identified proceedings and that the parties sought authorization to file a joint motion to terminate each proceeding. On December 22, 2015, and pursuant to 35 U.S.C. § 317 and 37 C.F.R. § 42.74, the parties filed a joint motion to terminate each of the above-identified proceedings. Paper 11.² The parties also filed, in each proceeding, a joint request to have their settlement agreement treated as confidential business information under 35 U.S.C. § 317(b) and 37 C.F.R. § 42.74(c). Paper 12. In each joint motion, the parties represent that the settlement agreement filed is a true copy and resolves all disputes between the parties.

Each of these proceedings is in an early stage and no decision whether to institute *inter partes* review has been made. Based on the facts of these cases, it is appropriate to terminate the proceedings. Therefore, the joint motions to terminate the proceedings are *granted*.

Accordingly, it is

ORDERED that the joint motions to terminate the proceedings are granted;

FURTHER ORDERED that the parties' joint requests that the settlement agreements be treated as business confidential information, to be kept separate from the patent file are *granted*; and

FURTHER ORDERED that Petitioner's Motions for Joinder filed in each of the proceedings are *dismissed*.

² Citations are to IPR2016-00246.



IPR2016-00246 (Patent 7,237,634 B2); IPR2016-00247 (Patent 7,237,634 B2); IPR2016-00248 (Patent 7,237,634 B2); IPR2016-00249 (Patent 7,237,634 B2); IPR2016-00251 (Patent 7,237,634 B2); IPR2016-00250 (Patent 8,214,097 B2); IPR2016-00272 (Patent 7,104,347 B2)

For PETITIONER:

Joseph J. Richetti Kevin E. Paganini BRYAN CAVE LLP joe.richetti@bryancave.com kevin.paganini@bryancave.com

For PATENT OWNER:

Timothy W. Riffe
Keven E. Greene
Ruffin B. Cordell
Linda L. Kordziel
Brian J. Livedalen
FISH & RICHARDSON P.C.
riffe@fr.com
PTABInbound@fr.com

