UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

TOYOTA MOTOR CORPORATION Petitioner, v.

Signal IP, Inc., Patent Owner.

Case No. IPR 2016-00292 Patent No. 6,012,007

UNOPPOSED MOTION TO CORRECT EXHIBIT 1007 (DECLARATION OF SCOTT ANDREWS)



Petitioner Toyota Motor Corporation ("TMC") respectfully moves pursuant to 37 C.F.R. § 42.104(c) for permission to file a corrected Exhibit 1007 to correct an inadvertent clerical error in the exhibit as filed.

Exhibit 1007 was intended to be the Declaration of Scott Andrews, which Mr. Andrews executed in support of TMC's Petition for *Inter Partes* Review of U.S. Patent No. 6,012,007 (Paper 2). However, to comply with the pagination requirements for exhibits set forth in 37 C.F.R. § 42.63, TMC's counsel repaginated Mr. Andrews' executed declaration and in that process inadvertently deleted one patent figure which had been included in the declaration when executed. As a result, Exhibit 1007 as filed does not include that patent figure. In particular, the patent figure inadvertently deleted is Figure 2 of U.S. Patent No. 5,474,327, which was cited, discussed and reproduced in paragraph 36 on pages 14-15 of Mr. Andrews' declaration. The above figure that was inadvertently deleted from Exhibit 1007 appears in the copy of U.S. Patent No. 5,474,327 that was filed as Exhibit 1002 with the petition.

In sum, as explained above, the inadvertent omission of one patent figure in Exhibit 1007 arose due to an inadvertent clerical mistake that occurred in complying with the formatting requirements, and the missing figure appears in Exhibit 1002. Therefore, TMC respectfully moves for permission to file a



Case No. IPR 2016-00292 U.S. Patent No. 6,012,007

corrected version of Exhibit 1007 that includes the omitted figure but is otherwise identical to the Exhibit 1007 as originally filed with the petition. TMC has attached the proposed Corrected Exhibit 1007 to this motion.

Counsel for TMC contacted counsel for patent owner Signal IP, Inc. ("Signal"), who indicated that Signal does not oppose this motion. The Board authorized the filing of this motion by email on May 16, 2016.

Respectfully submitted,

Dated: May 17, 2016 /John Flock/

John Flock (Reg. No. 39,670) Kenyon & Kenyon LLP One Broadway New York, NY 10004 Tel.: 212.425.7200

Email: jflock@kenyon.com

Counsel for Petitioner Toyota Motor Corporation



CERTIFICATE OF SERVICE

The undersigned hereby certifies that the foregoing UNOPPOSED MOTION TO CORRECT EXHIBIT 1007 (DECLARATION OF SCOTT ANDREWS) was served via e-mail on May 17, 2016, in its entirety, on the following:

Tarek N. Fahmi (Reg. No. 41,402)
Holly J. Atkinson (Reg. No. 69,934)
Jason A. LaBerteaux (Reg. No. 65,724)
Ascenda Law Group, PC
333 W San Carlos St., Suite 200
San Jose, CA 95110
Tel: 866-877-4883
tarek.fahmi@ascendalaw.com
holly.atkinson@ascendalaw.com
jason.laberteaux@ascendalaw.com
patents@ascendalaw.com

/John Flock/

John Flock (Reg. No. 39,670) Kenyon & Kenyon LLP One Broadway New York, NY 10004 Tel.: 212.425.7200

Email: jflock@kenyon.com

Counsel for Petitioner Toyota Motor Corporation

