## UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD TOYOTA MOTOR CORP., Petitioner, v. SIGNAL IP, INC., Patent Owner.

Case IPR2016-00292

Patent 6,012,007

PATENT OWNER'S REQUEST FOR ORAL ARGUMENT 37 C.F.R. § 42.70



Pursuant to 37 C.F.R. § 42.70(a), Patent Owner, Signal IP, Inc., respectfully requests oral argument on the question of whether claims 17 and 21 are patentable under 35 U.S.C. § 102 over Schousek, US Pat. 5,474,327, said hearing to be at a place and time set by the Board. Oral argument is presently scheduled for February 16, 2017 (Paper No. 17, Scheduling Order). Patent Owner requests 30 min. of argument time.

US Pat. 6,012,007 is also at issue in IPR2016-00366, in which proceeding the same claims as are at issue in the present proceeding are challenged as being anticipated by Schousek. Patent Owner expects to request an oral hearing in IPR2016-00366, for which a hearing date of February 16, 2017, has been scheduled. *See Aisin Seki Co., Ltd. v. Signal IP, Inc.*, IPR2016-00366, Paper No. 8, slip op. at 6 (PTAB Jun. 13, 2016). Because IPR2016-00366 is before the same panel of the Board, and concerns the same challenged claims, the same cited reference, and the same issues as are present in this proceeding, Patent Owner requests that the oral hearings for these two proceedings be consolidated.

Date: December 2, 2016 Respectfully submitted,

/Tarek N. Fahmi/

Tarek N. Fahmi, Reg. No. 41,402 Ascenda Law Group, PC 333 W. San Carlos St., Suite 200 San Jose, CA 95110 1 866 877 4883 tarek.fahmi@ascendalaw.com



## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a copy of the foregoing

## PATENT OWNER'S REQUEST FOR ORAL ARGUMENT

was served on December 2, 2016, by filing this document though PTAB E2E as well as delivering a copy via electronic mail directed to the attorneys of record for the Petitioner at the following address:

John Flock
George E. Badenoch
Mark A. Chapman
Andrews Kurth Kenyon LLP
One Broadway
New York, NY 10004

ptab@kenyon.com georgebadenoch@andrewskurthkenyon.com markchapman@andrewskurthkenyon.com johnflock@andrewskurthkenyon.com

Respectfully submitted,

Date: December 2, 2016 by: <u>/Tarek N. Fahmi/</u>

Tarek N. Fahmi, Reg. No. 41,402

Ascenda Law Group, PC 333 W. San Carlos St., Suite 200 San Jose, CA 95110 1 866 877 4883

