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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

TOYOTA MOTOR CORPORATION,
Petitioner

v.

BLITZSAFE TEXAS, LLC, Patent Owner

> Case IPR2016-00418 Patent 8,155,342 B2

Before JAMESON LEE, THOMAS L. GIANNETTI, and MIRIAM L. QUINN, *Administrative Patent Judges*. LEE, *Administrative Patent Judge*.

Conduct of Proceedings 37 C.F.R. § 42.5

In a conference call held on July 29, 2016, counsel for Patent Owner indicated that lead counsel or Patent Owner will not be available on the then scheduled date of oral hearing, February 9, 2017. Paper 16. Counsel for Patent Owner, however, was unable to commit to an alternative date at that time. *Id.* We authorized Patent Owner to renew a request to reset the



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hearing date when it is certain of the availability of its counsel. *Id.* Since that time, the parties have jointly proposed several alternative dates, including February 2, 2017. Both parties also have indicated that a consolidated oral hearing for IPR2016-00418 and IPR2016-00421 is acceptable.

ORDER

It is

ORDERED that the oral hearing for this proceeding, if requested by the parties and further if the request is granted, will be held not on February 9, 2017, as originally scheduled, but on February 2, 2016, at 10:00 AM, Eastern Time, and will be consolidated with the oral hearing for IPR2016-00421 if any request for oral hearing in IPR2016-00421 is granted.



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