UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

RUBICON COMMUNICATIONS, LP Petitioner,

V.

LEGO A/S Patent Owner.

Case IPR2016-01187 Patent 8,894,066

PATENT OWNER'S OBJECTIONS TO EVIDENCE



LEGO A/S ("Patent Owner") hereby objects to the admissibility of certain supplemental evidence served by Rubicon Communications, LP ("Petitioner") on January 9, 2017. The filing of this Objections to Evidence is timely under 37 C.F.R. § 42.64(b)(1).

1. Patent Owner objects to Exhibit 1026 (Email message from Katrin Abel, reference Librarian), because it lacks foundation under Federal Rule of Evidence 602. Exhibit 1026 also contains inadmissible hearsay under Federal Rules of Evidence 801–07 about dates and inauthentic copy or screenshot under Federal Rule of Evidence 901.

Respectfully submitted,

Dated: January 13, 2017

/ Elizabeth A. Alquist/

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Day Pitney LLP

¹ Petitioner also submitted its supplemental evidence on January 6, 2017, necessitating this Objection.



U.S. Patent No. 8,894,066 Patent Owner's Objections to Evidence

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Counsel for Patent Owner



CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. § 42.6(e), the undersigned certifies that on January 13, 2017, a true and correct copy of Objections to Evidence, via UPS Overnight, was served on the following counsel of record:

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