

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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RUBICON COMMUNICATIONS, LP  
Petitioner,

v.

LEGO A/S  
Patent Owner.

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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 evidence submitted by Rubicon Communications, LP (“Petitioner”) during the preliminary proceeding. The filing of this Objections to Evidence is timely, as the Board issued the Decision Granting Institution of *Inter Partes* Review (Paper 38) on December 16, 2016.

1. Patent Owner objects to Exhibit B1 (copied pages of *Building Robots with Lego® Mindstorms™ : The ULTIMATE Tool for Mindstorms Maniacs!*), because it is not authentic or original as required by Federal Rules of Evidence 901 and 1002 and is not self-authenticating under Federal Rule of Evidence 902. Exhibit B1 also contains inadmissible hearsay under Federal Rules of Evidence 801–07 about the publication date.
2. Patent Owner objects to Exhibit B2 (printouts from the Internet Archive’s “Wayback Machine” allegedly about “Philo’s Home page”), because it is not authentic or original as required by Federal Rules of Evidence 901 and 1002 and is not self-authenticating under Federal Rule of Evidence 902. Exhibit B2 also contains inadmissible hearsay under Federal Rules of Evidence 801–07 about the publication date.

Respectfully submitted,

Dated: December 23, 2016

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**CERTIFICATE OF SERVICE**

Pursuant to 37 C.F.R. § 42.6(e), the undersigned certifies that on December 23, 2016, a true and correct copy of Objections to Evidence, via UPS Overnight, was served on the following counsel of record:

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