

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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TAIWAN SEMICONDUCTOR MANUFACTURING COMPANY, LTD.,  
Petitioner,

v.

GODO KAISHA IP BRIDGE 1,  
Patent Owner.

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Case IPR2016-01376  
Case IPR2016-01377  
Case IPR2016-01378  
Case IPR2016-01379<sup>1</sup>  
Patent 6,197,696 B1

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Before, JUSTIN T. ARBES, MICHAEL J. FITZPATRICK, and  
JENNIFER MEYER CHAGNON, *Administrative Patent Judges*.

CHAGNON, *Administrative Patent Judge*.

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

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<sup>1</sup> This Order addresses issues common to all cases; therefore, we issue a single Order to be entered in each case. The parties are authorized to use this style heading when filing the same paper in multiple proceedings, provided that such heading includes a footnote attesting that “the word-for-word identical paper is filed in each proceeding identified in the heading.”

IPR2016-01376, IPR2016-01377, IPR2016-01378, IPR2016-01379  
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On July 13, 2017, Patent Owner emailed Board staff requesting a conference call for the purpose of seeking authorization to supplement Patent Owner's Responses to the Petitions. The email states as follows:

Patent Owner respectfully requests a telephone conference to obtain permission to supplement Patent Owner's Responses to the Petition in light of the United States Supreme Court's recent grant of *certiorari* to determine "[w]hether *inter partes* review . . . violates the Constitution by extinguishing private property rights through a non-Article III forum without a jury." *Oil States Energy Services v. Greene's Energy Group, et al.*, Case No. 16-712 (2017). Because a decision by the Supreme Court may change the current law and affect the ultimate outcome of these proceedings, we are writing on behalf of Patent Owner to seek permission to supplement its Patent Owner Responses to preserve Patent Owner's position and reserve the right to raise these constitutional issues to the extent Federal Circuit precedent is overturned. Patent Owner also respectfully asks that its request be made of record.

The parties have met and conferred regarding this request, and Petitioner is opposed to the requested relief.

Patent Owner's request for a conference call and request for authorization to supplement Patent Owner's Responses to the Petitions is denied.

It is so ORDERED.

IPR2016-01376, IPR2016-01377, IPR2016-01378, IPR2016-01379  
Patent 6,197,696 B1

PETITIONER:

Darren M. Jiron  
E. Robert Yoches  
J. Preston Long  
Joshua L. Goldberg  
FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, LLP  
darren.jiron@finnegan.com  
bob.yoches@finnegan.com  
j.preston.long@finnegan.com  
joshua.goldberg@finnegan.com

PATENT OWNER:

Andrew N. Thomases  
Jordan M. Rossen  
James L. Davis, Jr.  
ROPES & GRAY LLP  
andrew.thomases@ropesgray.com  
jordan.rossen@ropesgray.com  
james.l.davis@ropesgray.com

J. Steven Baughman  
PAUL, WEISS, RIFKIND, WHARTON & GARRISON LLP  
sbaughman@paulweiss.com