## UNITED STATES PATENT AND TRADEMARK OFFICE

## BEFORE THE PATENT TRIAL AND APPEAL BOARD

SAMSUNG ELECTRONICS CO., LTD. and SAMSUNG ELECTRONICS AMERICA, INC., Petitioner,

v.

## TIVO INC.

Patent Owner.

Case IPR2016-01524	Patent 6,233,389
Case IPR2016-01552	Patent 7,558,472
Case IPR2016-01553	Patent 7,558,472
Case IPR2016-01554	Patent 8,457,476
Case IPR2016-01555	Patent 8,457,476
Case IPR2016-01712	Patent 6,233,389

Before JENNIFER S. BISK, GEORGIANNA W. BRADEN, and CARL L. SILVERMAN, *Administrative Patent Judges*.

PER CURIAM

ORDER Conduct of the Proceeding 37 C.F.R. § 42.5 Case IPR2016-01524Patent 6,233,389Case IPR2016-01552Patent 7,558,472Case IPR2016-01553Patent 7,558,472Case IPR2016-01554Patent 8,457,476Case IPR2016-01555Patent 8,457,476Case IPR2016-01712Patent 6,233,389

This order extends the deadline one month for Patent Owner's preliminary response for the following cases: IPR 2016-01524, IPR 2016-01552, IPR 2016-01553, IPR 2016-01554, and IPR 2016-01555.

On November 9, 2016, the parties referred to "Pending settlement in IPR2016-01524, IPR 2016-01552, IPR 2016-01553, IPR 2016-01554, and IPR 2016-01555" and submitted the following request:

The Parties have reached an agreement in principle to resolve their disputes, including settlement of all matters in controversy between the Parties related thereto. The Parties are now working on detailed written agreements that implement the terms of this agreement. The Parties respectfully request a stay of thirty (30) days of all unreached deadlines in the IPR, in which time the Parties will focus on finalizing the settlement agreement. The Parties plan to file dismissal papers with the Board soon thereafter. In the interim, the Parties jointly request that the Board refrain from issuing any decision on institution before the statutory deadline.

Based on the parties' statement, the Board finds it appropriate to allow Patent Owner one additional month to file its preliminary response in IPR 2016-01524, IPR 2016-01552, IPR 2016-01553, IPR 2016-01554, and IPR 2016-01555. No change is made to the preliminary response due date for IPR2016-01712 inasmuch as the current due date for this case should be sufficient.

Accordingly, it is

ORDERED that the deadline for Patent Owner's preliminary response for IPR 2016-01524, IPR 2016-01552, IPR 2016-01553, IPR 2016-

Case IPR2016-01524Patent 6,233,389Case IPR2016-01552Patent 7,558,472Case IPR2016-01553Patent 7,558,472Case IPR2016-01554Patent 8,457,476Case IPR2016-01555Patent 8,457,476Case IPR2016-01712Patent 6,233,389

01554, and IPR 2016-01555 is extended one month; and

FURTHER ORDERED that no additional extensions of time for the filing of Patent Owner's preliminary response for IPR 2016-01524, IPR 2016-01552, IPR 2016-01553, IPR 2016-01554, and IPR 2016-01555 will be granted.

**PETITIONER:** 

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PATENT OWNER:

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