

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

JUNIPER NETWORKS, INC., BROCADE COMMUNICATIONS
SYSTEMS, INC., and RUCKUS WIRELESS, INC.,
Petitioner,

v.

MOBILE TELECOMMUNICATIONS TECHNOLOGIES, LLC,
Patent Owner.

Case IPR2017-00640
Patent 5,659,891

Before MEREDITH C. PETRAVICK, SCOTT A. DANIELS, and
MIRIAM L. QUINN, *Administrative Patent Judges*.

PETRAVICK, *Administrative Patent Judge*.

JUDGMENT AND FINAL WRITTEN DECISION
35 U.S.C. § 318(a) and 37 C.F.R. § 42.73

A party may request judgment against itself at any time during a proceeding. 37 C.F.R. § 42.73(b). Actions construed as a request for entry of adverse judgment include “[c]ancellation or disclaimer of a claim such that the party has no remaining claim in the trial.” 37 C.F.R. § 42.73(b)(2). Patent Owner requests cancellation of claims 1–5 of U.S. Patent No.

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5,659,891 (“the ’891 patent) and entry of adverse judgment against it. Paper 20. Claims 1–5 are all claims of the ’891 patent and all claims at trial. We determine that entry of adverse judgment against Patent Owner is appropriate.

Accordingly, it is:

ORDERED that claims 1–5 of U.S. Patent No. 5,659,891 are cancelled;

ORDERED that adverse judgment is entered under 37 C.F.R. § 42.73(b) against Patent Owner; and

FURTHER ORDERED that this Order constitutes a final written decision under 35 U.S.C. § 318(a).

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PETITIONER:

Nima Hefazi
Rebecca Carson
Jonathan Kagan
IRELL & MANELLA, LLP
nhefazi@irell.com
rcarson@irell.com
jkagan@irell.com

Ronald Wielkopolski
RUYAK CHERIAN LLP
ronw@ruyakcherian.com

PATENT OWNER:

John R. Kasha
Kelly L. Kasha
KASHA LAW LLC
john.kasha@kashalaw.com
kelly.kasha@kashalaw.com