UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
LG Electronics, Inc.,
Petitioner,
V .
FastVDO LLC
Patent Owner.
Patent No. 5,850,482
<del></del>
Inter Partes Review No.

# PETITION FOR *INTER PARTES* REVIEW UNDER 35 U.S.C. §§ 311-319 AND 37 C.F.R. § 42.100 *ET SEQ*.



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# Appendix of Exhibits for Inter Partes Review of U.S. Patent No. 5,850,482

Exhibit Description	Ex. #
U.S. Patent No. 5,850,482 to Meany et al. [referenced as "the '482 patent" or, simply, "'482"]	1001
Declaration of Dr. Andrew Lippman [referenced as "Lippman"] (includes Dr. Lippman's CV as Exhibit A thereto)	1002
U.S. Patent No. 5,392,037 to Kato [referenced as "Kato"]	1003*
E. Fiala et al., Data Compression with Finite Windows, Communications of the ACM, Vol. 32, No. 4, pp. 490-505 (1989) [referenced as "Fiala"]	1004*
K. Fazel et al., Application of Unequal Error Protection Codes on Combined Source-Channel Coding of Images, International Conference on Communications, Including SuperComm Technical Sessions (IEEE), Atlanta, April 15 19, 1990, Vol. 3, pp. 898-903 [referenced as "Fiala"]	1005*
U.S. Patent No. 5,218,622 to Fazel et. al. [referenced as "Fiala"]	1006*
Wallace, "The JPEG Still Picture Compression Standard," IEEE Transactions on Consumer Electronics, Vol. 38, No. 1, Feb. 1992[referenced as "Wallace"]	1007
Lin, "Codes with Multi-Level Error-Correcting Capabilities," Discrete Mathematics 83 (1990), pp. 301-14 [referenced as "Lin"]	1008
Printout from Wiley & Sons website showing that R.G. Gallager, Information Theory and Reliable Communication (1968) is a 608- page book (http://www.wiley.com/WileyCDA/WileyTitle/productCd- 0471290483.html)	1009
January 26, 1998 Amendment in prosecution history of '482 patent	1010
June 1, 2016 FastVDO First Amended Preliminary Claim Constructions in pending litigation on '482 patent	1011
June 9, 2016 email exchange with FastVDO re claim construction	1012

<sup>\*</sup>Prior art relied upon as grounds for unpatentability in this Petition.



Petitioner LG Electronics, Inc. ("Petitioner") respectfully petition for *inter* partes review of claims 1-3, 5-14, 16-17, 22-26, and 28-29 of U.S. Patent No. 5,850,482 ("the '482 patent" (Ex. 1001)) in accordance with 35 U.S.C. §§ 311-319 and 37 C.F.R. § 42.100 et seq.

### I. NOTICES AND STATEMENTS

- A. Pursuant to 37 C.F.R. § 42.8(b)(1), *LG Electronics, Inc.* and *LG Electronics U.S.A, Inc.* are the real parties-in-interest.
- B. Pursuant to 37 C.F.R. § 42.8(b)(2), Petitioner identifies the following related cases in which the '482 patent has been asserted, some of which are no longer pending:
  - FastVDO LLC v. AT&T Mobility LLC et al., Case No. 3:16-cv-00385 Terminated 2/19/16
  - FastVDO LLC v. LG Electronics, Inc. et al., Case No. 3:16-cv-00386
    Active
  - FastVDO LLC v. NEC Corp. et al., Case No. 3:16-cv-00389
    Terminated 4/29/16
  - FastVDO LLC v. Nokia Corp. et al., Case No. 3:16-cv-00390

    Terminated 1/6/17 but identified as FastVDO LLC v. Microsoft Mobile)
  - FastVDO LLC v. ZTE Corp. et al., Case No. 3:16-cv-00394 Active
  - FastVDO LLC v. Dell Inc. et al., Case No. 3:16-cv-00395 Active



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