UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
FACEBOOK, INC., WHATSAPP INC., LG ELECTRONICS, INC., and HUAWEI DEVICE CO., LTD. <sup>1</sup> Petitioners
v.
UNILOC USA, INC., UNILOC LUXEMBOURG, S.A. Patent Owners
Case IPR2017-01428

PETITIONERS' REQUEST FOR ORAL HEARING

U.S. Patent No. 8,995,433

<sup>&</sup>lt;sup>1</sup> LG Electronics, Inc. and Huawei Device Co., Ltd. have been joined to this proceeding as Petitioners.



In a joint scheduling order, the Board tentatively scheduled an oral hearing for IPR2017-01427 and IPR2017-01428 on August 30, 2018. (Paper 9.) Pursuant to 37 C.F.R. § 42.70(a), Petitioners (Facebook, WhatsApp Inc., Huawei Device Co., Ltd.<sup>2</sup> and LG Electronics, Inc.) request a consolidated oral hearing on all grounds of unpatentability raised in IPR2017-01427 and IPR2017-01428. Petitioners also request oral hearing on any issues raised by Patent Owner in its Request for Oral Hearing, any procedural or evidentiary issues raised by the parties, and any additional issues or questions raised by the Board or the parties before or during the oral argument.

Petitioners request fifteen minutes of time to address these issues. To the extent the Board schedules the hearing to last more than thirty minutes, however, Petitioners request that they be given half the length of the hearing to address these issues.

Petitioners further request that they be permitted to speak first at oral argument as the parties bearing the burden of showing the unpatentability of the challenged claims, and that they be permitted to reserve time for rebuttal following Patent Owner's allotted argument time.

Petitioners request that the oral hearing in this proceeding be held in the Texas Regional Office in Dallas, Texas, as indicated in the joint scheduling order

<sup>&</sup>lt;sup>2</sup> Huawei is only a Petitioner in the IPR2017-01428 IPR and does not object to a consolidated hearing with IPR2017-01427.



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(Paper 9), to the extent practicable including the capacity of the hearing room.

Petitioners request that a total of seven spaces be reserved at the oral hearing for

Petitioners, to accommodate counsel for each of the Petitioners and their corporate

representatives.

Petitioners also request that two attorneys at Petitioners' counsel's table be

allowed to use computers at the hearing (in addition to the counsel making the

argument using his or her computer to show the demonstratives) because

arguments will be presented by two different Petitioners and to avoid the need for

the parties to bring entire paper copies of the record into the hearing room and to

facilitate efficient answering of panel questions.

Petitioners further request the use of audio-visual equipment suitable to

display papers of record and demonstrative exhibits, including a computer-

connectable projector, an ELMO, and a screen. Petitioners further request the

services of a court reporter to transcribe the proceeding.

Dated: July 26, 2018

Respectfully submitted,

COOLEY LLP

ATTN: Patent Group

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By: /Heidi L. Keefe/

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Counsel for Petitioners



## **CERTIFICATE OF SERVICE**

I hereby certify, pursuant to 37 C.F.R. § 42.6, that a complete copy of the attached **PETITIONERS' REQUEST FOR ORAL HEARING**, and related documents, are being served on the 26th day of July, 2018, by electronic mail on counsel of record for the Patent Owner as follows:

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DATED: JULY 26, 2018

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