

---

**From:** [GQuillin@foley.com](mailto:GQuillin@foley.com) <[GQuillin@foley.com](mailto:GQuillin@foley.com)>  
**Sent:** Wednesday, May 9, 2018 4:56 PM  
**To:** Underwood, Cathy <[Cathy.Underwood@USPTO.GOV](mailto:Cathy.Underwood@USPTO.GOV)>  
**Cc:** Sommer, Andrew R. <[ASommer@winston.com](mailto:ASommer@winston.com)>; Mathas, Kurt A. <[KMathas@winston.com](mailto:KMathas@winston.com)>;  
[MNutter@winston.com](mailto:MNutter@winston.com); [SMaebius@foley.com](mailto:SMaebius@foley.com); [Nlyer@foley.com](mailto:Nlyer@foley.com); [ssnader@unither.com](mailto:ssnader@unither.com); [dcarsten@wsgr.com](mailto:dcarsten@wsgr.com);  
[rtorczon@wsgr.com](mailto:rtorczon@wsgr.com); [bdelafield@wsgr.com](mailto:bdelafield@wsgr.com); [vascarrunz@wsgr.com](mailto:vascarrunz@wsgr.com)  
**Subject:** RE: Conference Call - IPR2017-01621 and 01622

Dear Ms. Underwood,

In preparation for tomorrow's conference call, the parties have agreed on the attached proposed schedule. Would you please see to it that the panel has a copy of the proposed schedule? Thank you. Counsel for petitioner are copied on this email.

Respectfully,

George E. Quillin  
Counsel for Patent Owner

---

**From:** Sommer, Andrew R. [<mailto:ASommer@winston.com>]  
**Sent:** Tuesday, May 08, 2018 2:38 PM  
**To:** Quillin, George E.; Underwood, Cathy; [MNutter@winston.com](mailto:MNutter@winston.com); Maebius, Steve; Shaun Snader; Doug Carsten; Rich Torczon; Bobby Delafield; Veronica Ascarrunz  
**Subject:** RE: Conference Call - IPR2017-01621 and 01622

As does Petitioner's counsel.

Drew

**Andrew R. Sommer**

Partner

Winston & Strawn LLP  
1700 K Street, N.W.  
Washington, DC 20006-3817

D: +1 (202) 282-5896

F: +1 (202) 282-5100

[Bio](#) | [VCard](#) | [Email](#) | [www.winston.com](#)

WINSTON  
& STRAWN  
LLP



---

**From:** [GQuillin@foley.com](mailto:GQuillin@foley.com) [<mailto:GQuillin@foley.com>]

**Sent:** Tuesday, May 08, 2018 2:37 PM

**To:** Underwood, Cathy <[Cathy.Underwood@USPTO.GOV](mailto:Cathy.Underwood@USPTO.GOV)>; Nutter, Michael K. <[MNutter@winston.com](mailto:MNutter@winston.com)>; Sommer, Andrew R. <[ASommer@winston.com](mailto:ASommer@winston.com)>; [SMaebius@foley.com](mailto:SMaebius@foley.com); [ssnader@unither.com](mailto:ssnader@unither.com); [dcarsten@wsgr.com](mailto:dcarsten@wsgr.com); [rtorczon@wsgr.com](mailto:rtorczon@wsgr.com); [bdelafield@wsgr.com](mailto:bdelafield@wsgr.com); [vascarrunz@wsgr.com](mailto:vascarrunz@wsgr.com)

**Subject:** RE: Conference Call - IPR2017-01621 and 01622

Patent Owner confirms receipt of the email.

Respectfully,

George E. Quillin  
Counsel for Patent Owner

---

**From:** Underwood, Cathy [<mailto:Cathy.Underwood@USPTO.GOV>]

**Sent:** Tuesday, May 08, 2018 2:32 PM

**To:** [MNutter@winston.com](mailto:MNutter@winston.com); [asommer@winston.com](mailto:asommer@winston.com); Maebius, Steve; Quillin, George E.; Shaun Snader; Doug Carsten; Rich Torczon; Bobby Delafield; Veronica Ascarrunz

**Subject:** Conference Call - IPR2017-01621 and 01622

Greetings,

Per request a conference call in the above mentioned cases is scheduled for Thursday, May 10 at 10:00 AM ET.

The call in number 866-564-5303 and the passcode is 2038623.

Joining a conference:

1. You must use a touch-tone phone to participate in an Instant Meeting conference.

2. Dial the appropriate access number.

Participants: Enter your numeric participant passcode followed by a # sign.

If you have any questions, please feel free to contact me. ***Please confirm receipt of this email.***

Thank you,

***Cathy Underwood***

Trial Paralegal

Patent Trial and Appeal Board

U.S. Patent & Trademark Office

[cathy.underwood@uspto.gov](mailto:cathy.underwood@uspto.gov)

(DIRECT) 571-272-8358

(MAIN) 571-272-9797

The preceding email message may be confidential or protected by the attorney-client or work-product privileges. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this message in error, please (i) do not read it, (ii) reply to the sender that you received the message in error, and (iii) erase or destroy the message and any attachments or copies. Any disclosure, copying, distribution or reliance on the contents of this message or its attachments is strictly prohibited, and may be unlawful. Unintended transmission does not constitute waiver of the attorney-client privilege or any other privilege. Legal advice contained in the preceding message is solely for the benefit of the Foley & Lardner LLP client(s) represented by the Firm in the particular matter that is the subject of this message, and may not be relied upon by any other party. Unless expressly stated otherwise, nothing contained in this message should be construed as a digital or electronic signature, nor is it intended to reflect an intention to make an agreement by electronic means.

---

The contents of this message may be privileged and confidential. If this message has been received in error, please delete it without reading it. Your receipt of this message is not intended to waive any applicable privilege. Please do not disseminate this message without the permission of the author. Any tax advice contained in this email was not intended to be used, and cannot be used, by you (or any other taxpayer) to avoid penalties under applicable tax laws and regulations.

The preceding email message may be confidential or protected by the attorney-client or work-product privileges. It is not intended for transmission to, or receipt by, any unauthorized persons. If you have received this message in error, please (i) do not read it, (ii) reply to the sender that you received the message in error, and (iii) erase or destroy the message and any attachments or copies. Any disclosure, copying, distribution or reliance on the contents of this message or its attachments is strictly prohibited, and may be unlawful. Unintended transmission does not constitute waiver of the attorney-client privilege or any other privilege. Legal advice contained in the preceding message is solely for the benefit of the Foley & Lardner LLP client(s) represented by the Firm in the particular matter that is the subject of this message, and may not be relied upon by any other party. Unless expressly stated otherwise, nothing contained in this message should be construed as

a digital or electronic signature, nor is it intended to reflect an intention to make an agreement by electronic means.

<b>Event</b>	<b>Current Deadline</b>	<b>Proposed Amended Deadline</b>
DUE DATE 1bis: Patent Owner Supplemental Response / Motion to Amend		July 11, 2018 (5000 words on POR)
DUE DATE 2: Petitioner's reply / Opp'n to Motion to Amend	July 25, 2018	September 7, 2018 (7600 words on Reply)
DUE DATE 3: Patent Owner Reply to Opp'n to Motion to Amend	August 13, 2018	September 28, 2018
DUE DATE 4: Motion to exclude / Motion for observation	September 3, 2018	October 12, 2018
DUE DATE 5: Opp'n to motion to exclude / Response to observation	September 17, 2018	October 26, 2018
DUE DATE 6: Reply to Opp'n to motion to exclude	September 24, 2018	Nov. 2, 2018
DUE DATE 7: Oral argument	October 8, 2018	November 28, 2018