

UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD

UNIFIED PATENTS INC.

Petitioner

v.

FALL LINE PATENTS, LLC

Patent Owner

CASE IPR2018-00043

PATENT 9,454,748

**PATENT OWNER FALL LINE PATENTS, LLC'S SUBMISSION OF
ORAL HEARING DEMONSTRATIVE EXHIBITS**

In accordance with the Order - Requests for Oral Argument (Paper 14),

Patent Owner Fall Line Patents, LLC submits its oral hearing demonstrative exhibits.

12/12/2018
(Date)

Respectfully submitted,
/terry l. watt/

Terry L. Watt
Registration No. 42214
Customer No. 22267

3404869.1

CERTIFICATE OF SERVICE

The undersigned certifies, in accordance with 37 C.F.R. § 42.205, and pursuant to Petitioner's consent to electronic service, that on December 12, 2018, service was made via email on the Petitioner as follows:

Lead Counsel

Manner of service: *Email:* david.obrien.ipr@haynesboone.com
Documents served: Patent Owner's Submission of Oral Argument Demonstratives
Persons served: David W. O'Brien
Haynes & Boone, LLP Phone: 512-8967-8457
2323 Victory Ave. Suite 700 Fax: 214-2000-0853
Dallas, TX david.obrien.ipr@haynesboone.com

Back-up Counsel (via email)

Raghav Bajaj Phone: 512 867-8520
HAYNES AND BOONE, LLP raghav.bajaj.ipr@haynesboone.com
2323 Victory Ave. Suite 700 Dallas, USPTO Reg. No. 66,630
TX 75219

Roshan Mansinghani Phone: 214-945-0200
Unified Patents Inc. roshan@unifiedpatents.com
1875 Connecticut Ave NW, Floor 10 USPTO Reg. No. 62,429
Washington, DC 20009

David L. McCombs Phone: 214-651-5533
HAYNES AND BOONE, LLP 2323 david.mccombs.ipr@haynesboone.com
Victory Ave. Suite 700 Dallas, TX USPTO Reg. No. 32,271
75219

Jonathan Stroud Phone: 650-999-0455
Unified Patents Inc. jonathan@unifiedpatents.com
1875 Connecticut Ave NW, Floor 10 USPTO Reg. No. 72,518
Washington, DC 20009

Johnathan R. Bowser Phone: 202-669-0260
Unified Patents Inc. jbowser@unifiedpatents.com
1875 Connecticut Ave NW, Floor 10 USPTO Reg. No. 54,574
Washington, DC 20009

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CHALLENGING CLAIMS 16-19 AND 21-22

Patentee's Demonstrative Exhibits for use
in conjunction with Oral Argument
December 14, 2018

Real Party in Interest

- 35 U.S.C. § 312(a)(2): “[a] petition filed under section 311 may be considered only if ... the petition identifies all real parties in interest.”
- Patent Owner presented evidence in the Preliminary Response showing that Petitioner failed to name all real parties in interest. Paper 5, 28-33.
- The Board determined, under the then-extant standard, that Patent Owner “has not provided sufficient evidence” to rebut Petitioner’s allegation. Paper 6, P. 11.

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