DOCKET NO.: 2211726-00152US1 Filed on behalf of Unified Patents Inc.

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

UNIFIED PATENTS INC. Petitioner

v.

UNILOC LUXEMBOURG S.A. & UNILOC USA Patent Owner

IPR2018-00199 Patent 7,092,671

PETITIONER'S REQUEST FOR ORAL ARGUMENT



I. INTRODUCTION

Pursuant to the Board's June 8, 2018 Scheduling Order (Paper 8) and the parties' August 25, 2018 Notice of Joint Stipulation to Modify Trial Due Dates (Paper 9), Petitioner respectfully requests oral argument for the trial currently scheduled on February 28, 2019. *See* Paper 8, 7. Petitioner respectfully requests that the oral argument take place at the Alexandria, VA headquarters of the U.S. Patent and Trademark Office, and requests the ability to use a computer, projector, and screen to display possible demonstratives and exhibits.

Petitioner respectfully requests that that the portion of the hearing addressing whether Petitioner is the sole real party-in-interest be closed to the public. It is possible that the parties may discuss Petitioner's confidential business information that is subject to the Protective Order in this case during that portion of the hearing and in response to questions from the Board. Petitioner respectfully requests that accommodations be made for anyone who has not signed the protective order acknowledgment to leave the hearing room if such confidential business information needs to be discussed or presented by either Petitioner or Patent Owner.

II. REQUEST FOR ORAL ARGUMENT

Pursuant to 37 C.F.R. § 42.70, Petitioner specifies the following issues to be argued:



- Issues related to the Board's Decision on Institution (Paper 7) and the grounds Instituted.
- Whether claims 1-6 and 9-14 are unpatentable under 35 U.S.C. § 103(a) as obvious over Yun, Langlois, and Dykes.
- Whether claims 7, 8, 15, and 16 are unpatentable under 35 U.S.C. § 103(a) as obvious over Yun, Langlois, Dykes, and Husemann.
- Whether claims 1-7 and 9-15 are unpatentable under 35 U.S.C. § 103(a) as obvious over Harris, Langlois, and Dykes.
- Whether claims 8 and 16 are unpatentable under 35 U.S.C. § 103(a) as obvious over Harris, Langlois, Dykes, and Husemann.
- Whether Petitioner is the sole real party-in-interest in this proceeding.
- Reply to any arguments raised in the Patent Owner's Response.
- Response to any issues specified by Patent Owner in its request for oral argument.
- Issues related to Petitioner's Opposed Motion to Seal (Paper 16) which are not yet resolved by the Board.

III. CONCLUSION

Petitioner respectfully requests that the Board grant its Request for Oral Argument.



Dated: January 28, 2019

Respectfully Submitted,

/Ellyar Y. Barazesh/

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CERTIFICATE OF SERVICE

I certify that on January 28, 2019, I caused a copy of the foregoing materials:

• Petitioner's Request for Oral Argument

to be served via email, as agreed by the parties, to the attorneys of record for Patent

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