UNITED STATES PATENT AND TRADEMARK OFFICE

PATENT TRIAL AND APPEAL BOARD

WISTRON CORP.
Petitioner

v.

ALACRITECH INC. Patent Owner

CASE: IPR2018-00329 U.S. PATENT NO. 7,673,072

PETITIONER'S MOTION FOR JOINDER UNDER 35 U.S.C. §315(c), 37 C.F.R. §§ 42.22 and 42.122(b)

Mail Stop Patent Board

Patent Trial and Appeal Board U.S. Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450



TABLE OF CONTENTS

I.	STA	STATEMENT OF RELIEF REQUESTED 1			
II.	STA	STATEMENT OF MATERIAL FACTS			
III.	STATEMENT OF REASONS FOR REQUESTED RELIEF			3	
	a.	Lega	al Standards		
	b.	Joinder is Appropriate		4	
		i.	No New Grounds of Unpatentability are Presented	7	
		ii.	Joinder Will Not Impact The Board's Ability to Complete the Review in a Timely Manner	8	
		iii.	Briefing and Discovery Will be Simplified	9	
		iv.	There is No Prejudice to the Patent Owner	9	
IV	CONCLUSION			10	



I. STATEMENT OF RELIEF REQUESTED

Wistron Corp. ("Petitioner") respectfully submits this Motion for Joinder together with the presently submitted Petition for *inter partes* review ("IPR") of claims 1-21 ("the challenged claims") of U.S. Patent No. 7,673,072 ("this Petition" or "the Present Petition" and "the 072 patent"). Pursuant to 35 U.S.C. §315(c) and 37 C.F.R. § 42.122(b), Petitioner hereby requests IPR of the challenged claims and joinder with *Intel Corp. v. Alacritech, Inc.*, IPR2017-01406 ("the Intel IPR") which was instituted on November 28, 2017. Joinder is appropriate because it will promote judicial efficiency, promote consistent resolution of the unpatentability grounds at issue and will not prejudice the parties of the Intel IPR.

Petitioner notes that Cavium, Inc. has been joined to the Intel IPR. Cavium's joinder has minimal impact on this Motion, but Petitioner agrees that should Intel terminate its involvement, Petitioner will continue to play the role of a "silent understudy" to Cavium's involvement in the proceeding.

This Motion and this Petition are being filed within one month of the institution decision in the Intel IPR, and are therefore timely. Counsel for Petitioner has conferred with Counsel for Intel as well as Counsel for Cavium Inc., which was previously joined to the Intel IPR, and both Intel and Cavium do not oppose joinder. Additionally, Counsel for Petitioner has conferred with Counsel for Patent Owner Alacritech Inc. ("Alacritech") by sending an email indicating



intent to file "silent understudy" motions for joinder on December 18, 2017, by sending a draft of the motion for joinder on December 19, 2017, and drafts of the petitions on December 19, 2017 and December 20, 2017. Patent Owner has not indicated whether or not it opposes this motion.

II. STATEMENT OF MATERIAL FACTS

On June 30, 2016, Alacritech sued Petitioner, SMS InfoComm Corporation, and Wiwynn Corporation in the Eastern District of Texas alleging infringement of the '072 patent. *See Alacritech Inc. v. Wistron Corp. et al.*, case no. 2-16-cv-00692 (E.D. Tex. June 30, 2016). On the same day in a different proceeding ("the Dell proceeding"), Alacritech sued Dell Inc. *See Alacritech Inc. v. Dell Inc.*, case no. 2-16-cv-00695 (E.D. Tex. June 30, 2016). On February 15, 2017, Intel intervened in the Dell proceeding and subsequently timely filed the Intel Petition on May 9, 2017 within one year of the commencement of the Dell Proceeding. *See Intel Corp. v. Alacritech, Inc.*, IPR2017-01406, Paper 2 (P.T.A.B. May 9, 2017). The Board instituted IPR of the challenged claims on November 28, 2017. On December 15, 2017, Cavium, Inc. was joined to the Intel Petition. *Cavium, Inc. v. Alacritech, Inc.*, IPR2017-01707, Paper 8 (P.T.A.B. Dec. 15, 2017).

As a result of this Motion, Petitioner is not subject to the one-year time bar for this Petition. *See* 35 U.S.C. §315(b); 37 C.F.R. §42.122(b). Accordingly the filing of this Motion and this Petition are timely. *See* 37 C.F.R. §42.122(b). The



grounds of unpatentability are identical to the positions in the Intel IPR.

III. STATEMENT OF REASONS FOR REQUESTED RELIEF

a. Legal Standard

The Board has the authority under 35 U.S.C. §315(c) to grant a motion for joinder of a party filing a proper IPR petition to a previously instituted IPR proceeding. This authority is discretionary. *See* 35 U.S.C. §315(b); 37 C.F.R. §42.122(b).

In exercising this discretionary authority, the Board considers the impact joinder would have on the proceedings, including substantive and procedural issues, as well as other issues that may be implicated by joinder, while remaining "mindful that patent trial regulations, including the rules for joinder, must be constructed to secure the just, speedy, and inexpensive resolution of every proceeding." *See Dell, Inc. v. Network-1 Security Solutions, Inc.*, IPR2013-00385, Paper No. 17 at 3 (P.T.A.B. July 29, 2013) at 3. The Board should consider "the policy preference for joining a party that does not present new issues that might complicate or delay an existing proceeding." *Id.* at 10. Under this framework, joinder of this Petition with the Intel IPR is appropriate.

Specifically, a "motion for joinder should: (1) set forth the reasons why joinder is appropriate; (2) identify any new grounds of unpatentability asserted in the petition; (3) explain what impact (if any) joinder would have on the trial



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

