Page 1 1 IPR TELECONFERENCE 6-21-18 2 3 4 5 6 7 8 UNITED STATES PATENT AND TRADEMARK OFFICE 9 BEFORE THE PATENT TRIAL AND APPEAL BOARD 10 11 12 LG ELECTRONICS, INC., LG ELECTRONICS U.S.A., INC., LG 13 ELECTRONICS MOBILECOMM U.S.A., LG ELECTRONICS MOBILE 14 RESEARCH U.S.A. LLC, AND LG ELECTRONICS ALABAMA, INC. 15 Petitioner 16 v. 17 FUNDAMENTAL INNOVATION SYSTEM INT'L, LLC 18 Patent Owner 19 20 IPR2018-00493 21 IPR2018-00495 22 IPR2018-00508 23 24 Reported by Carrie LaMontagne, CSR 25 Job No. 143973

TSG Reporting - Worldwide 877-702-9580

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	IPR TELECONFERENCE 6-21-18	¹ IPR TELECONFERENCE 6-21-18
2		² A P P E A R A N C E S
3	Thursday, June 21, 2018	³ (all appearances via telephone):
4	3:00 p.m.	4
5		5 HAYNES AND BOONE
6		⁶ Attorneys for Petitioner:
7	Telephone proceeding held before the United	7 2505 N. Plano Road
8	States Patent and Trademark Office before Carrie	⁸ Richardson, Texas 75082
9	LaMontagne, a certified shorthand reporter for the	⁹ BY: GREGORY HUH, ESQ.
10	states of California and Oklahoma.	¹⁰ ADAM FOWLES, ESQ.
11		11
12		¹² IRELL & MANELLA
13		¹³ For Patent Owner:
14		¹⁴ 1800 Avenue of the Stars
15		¹⁵ Los Angeles, California 90067
16		¹⁶ BY: ANNITA ZHONG, ESQ.
17		¹⁷ MICHAEL FLEMING, ESQ.
18		¹⁸ JASON SHEASBY, ESQ.
19		19
20		²⁰ BEFORE: FOR THE PATENT TRIAL AND APPEAL BOARD
21		21 JUDGE ARTHUR M. PESLAK
22		²² JUDGE LYNNE E. PETTIGREW
23		²³ JUDGE JON TORNQUIST
24		²⁴ JUDGE BRIAN WHITE
25		²⁵ JUDGE CHRISTOPHER L. OGDEN
	Page 4	Page 5
1	IPR TELECONFERENCE 6-21-18	¹ IPR TELECONFERENCE 6-21-18
2	P R O C E E D I N G S	² JUDGE PESLAK: All right. And who is on the
3	JUDGE PESLAK: Good afternoon. This is Judge	³ line for the patent owner?
4	Peslak. This is a conference call on three IPRs, IPR	⁴ MS. ZHONG: For the patent owner, this is
5	2018-0493, IPR 20018-0495, IPR 20018-000508. On the	⁵ Annita Zhong, and also with me is Mr. Michael Fleming and
6	call with me are Judge Pettigrew, Judge Tornquist, and	⁶ Mr. Jason Sheasby.
6 7	Judge Ogden.	 ⁶ Mr. Jason Sheasby. ⁷ JUDGE PESLAK: Okay. Just so the record is
6 7 8	Judge Ogden. For the record the spelling of our names, my name	 Mr. Jason Sheasby. JUDGE PESLAK: Okay. Just so the record is clear, when you begin to speak, please identify
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	Page 6		Page
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2	there is good cause for us to have leave to file a reply	2	So we could not have filed Mr. Garney's testimony
3	to Patent Owner's preliminary response.	3	at the petition stage since we didn't have it in hand
4	The first reason is that it wasn't foreseen that	4	and we were not aware of it. For that reason there's
5	Patent Owner would have filed the deposition transcript	5	good cause, and we should actually have an opportunity
6	of Mr. Garney who was not LG Electronics expert, and LG	6	now to reply to the filed transcript by Patent Owner.
7	Electronics was not a part to the proceeding to which	7	Third, and I think probably most importantly, is
8	that transcript pertains.	8	that it would inform the board's analysis and put proper
9	Had LG Electronics filed this transcript with its	9	context from Mr. Garney's testimony. And this is
10	petition, it wouldn't have been able to produce	10	important because when you put Mr. Garney's testimony
11	Mr. Garney for cross-examination during the proceeding.	11	context, it shows that Mr. Garney was talking about an
12	Therefore, Petitioner could not have submitted this	12	SE1 signal occurring after enumeration, whereas in the
13	transcript along with petition at the early stage of the	13	context of the claims of the patent, they require
14	proceeding.	14	without enumeration.
15	The second reason why there is good cause is that	15	What that means is that the claims as the SE1
16	although Patent Owner argues that LG Electronics was	16	states are occurring before enumeration, and this is the
17	provided this transcript during litigation, LG	17	same context for Shiga. Shiga provides an SE1 signal,
18	Electronics' counsel for litigation is different than	18	which is Exhibit 1008, and that signal occurs before
19	the counsel for IPRs in all of these three cases.	19	enumeration. The petition never argued that the SE1
20	And at the time of the filing of the petition, IPR	20	signal would be utilized after enumeration, which mean
21	counsel was not, was not aware of this transcript at all	21	that Mr. Garney's testimony, which pertains to events
22	existing. Moreover, there's a protective order	22	occurring after enumeration, has no bearing.
23	prohibiting LG Electronics' litigation counsel from	23	I also want to note that because Shiga itself does,
24	sharing these documents with us and for us to produce	24	in fact, provide an SE1 signal followed by USB
25	them outside of litigation.	25	communication, it demonstrates that there's an
	Page 8		Page
1	IPR TELECONFERENCE 6-21-18	1	IPR TELECONFERENCE 6-21-18
	II K TELECONTERENCE 0-21-18		
2	expectation of success in the combination of Shiga and	2	
2 3	expectation of success in the combination of Shiga and the Dougherty reference, which is a primary reference in	2	Mr. Garney.
3	the Dougherty reference, which is a primary reference in	3	Mr. Garney. JUDGE PESLAK: Okay. Patent Owner.
3 4	the Dougherty reference, which is a primary reference in all of these proceedings that were filed by Petitioner	3 4	Mr. Garney. JUDGE PESLAK: Okay. Patent Owner. MS. ZHONG: This is Annita Zhong. I'm going
3 4 5	the Dougherty reference, which is a primary reference in all of these proceedings that were filed by Petitioner LG Electronics.	3 4 5	Mr. Garney. JUDGE PESLAK: Okay. Patent Owner. MS. ZHONG: This is Annita Zhong. I'm going be arguing on behalf of Patent Owner.
3 4 5 6	the Dougherty reference, which is a primary reference in all of these proceedings that were filed by Petitioner LG Electronics. JUDGE PESLAK: Counsel, I think you're	3 4 5 6	Mr. Garney.JUDGE PESLAK: Okay. Patent Owner.MS. ZHONG: This is Annita Zhong. I'm going be arguing on behalf of Patent Owner.What I have heard is an evolving story. In the
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1	Page 10		Page 11
	IPR TELECONFERENCE 6-21-18	1	IPR TELECONFERENCE 6-21-18
2	undermines those points, so it's fair it's	2	counsel receiving that and reviewing that. But in any
3	foreseeable that Patent Owner is going to raise such	3	event, the petition is filed on behalf of LG, and LG was
4	testimony by another neutral expert.	4	in possession of that transcript before.
5	JUDGE PESLAK: What were you just reading	5	So the third point is we feel that just by arguing
6	from?	6	the merits on the phone just now, the petitioner has
7	MS. ZHONG: I'm reading from the petition,	7	achieved what they could not have done under general
8	page 23 and 24 of IPR2018-00508 petition.	8	plastics. Basically, what they have noticed is they
9	MR. HUH: To be clear this is Gregory Huh,	9	found the board's prior position in IPR2018-00111 and
10	Petitioner never argued that the SE1 signal will be	10	they realize the gap in the petition, the logic, so
11	occurring after enumeration and that's exactly what	11	they're trying to make new arguments, and they already
12	Mr. Garney's testimony pertains to.	12	did that by arguing to your Honors the alleged
13	MS. ZHONG: Well, first of all, this is wading	13	differences between the Garney testimony and what their
14	into the merits of the argument. Second of all, their	14	petition is.
15	petition never says that SE1 is going to occur before or	15	Those differences the alleged difference of what
16	after enumeration. That never appeared	16	they are actually arguing does not appear in the
17	JUDGE PESLAK: We're all getting too far into	17	petition, and so basically they've already achieved
18	the merits. Can you get back to why Patent Owner	18	that, what they could not do with general plastics,
19	doesn't believe there's good cause here.	19	which is by or through a petition, and to make new
20	MS. ZHONG: Okay. Regarding the second, to	20	arguments and make it better.
21	say that they are not aware of the Garney testimony,	21	We find that's totally prejudicial for the patent
22	that is just false. It was provided to them. They	22	owner. And I don't know what the remedy is right now
23	don't deny that LG is in possession of that transcript	23	because the cat is out of the bag, and I don't know how
24	two to three weeks before filing it, and that transcript	24	that is going to influence your Honor's positions from
25	is not sealed. So I don't see what prevents the LG IPR	25	this point onward because you've heard it. And I don't
	Ĩ		1 2
	Page 12		Page 13
1	IPR TELECONFERENCE 6-21-18	1	IPR TELECONFERENCE 6-21-18
2	know whether you would have thought now you're going	2	they could not give it us to. This is a fact.
3	to look for that difference even though it has nothing		they could not give it us to. This is a fact.
	to food for that difference even though it has nothing	3	We could not have raised any arguments pertaining
4	to do with their petition. Never raised it.	3 4	
4 5		4 5	We could not have raised any arguments pertaining
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	Page 14		Page 15
1	IPR TELECONFERENCE 6-21-18	1	IPR TELECONFERENCE 6-21-18
2	said today and make our decision in all three cases.	2	REPORTER'S CERTIFICATE
3	MS. ZHONG: This is Annita Zhong on behalf of	3	
4	Fundamental. I just want to point out one more fact.	4	I, Carrie LaMontagne, Certified Shorthand
5	JUDGE PESLAK: We don't really need anything	5	Reporter within and for the States of California and
6	else. Thank you.	6	Oklahoma, License Nos. 13393 and 1976, respectively, do
7	MR. HUH: Thank you, your Honor. We	7	hereby certify that the foregoing proceeding was
8	appreciate it.	8	reported by me on 21st June, 2018, and was thereafter
9	MS. ZHONG: Thank you, your Honor.	9 10	transcribed with computer-aided transcription; that the
10 11	JUDGE PESLAK: Thank you.	11	foregoing is a full, complete, and true record of said proceedings.
12	(Deposition concluded at 3:17 p.m.)	12	I further certify that I am not of counsel or
13		13	attorney for either or any of the parties in the
14		14	foregoing proceedings and caption named or in any way
15		15	interested in the outcome of the cause in said caption.
16		16	IN WITNESS WHEREOF, I have hereunto set my
17		17	hand and official seal this 21st day of June, 2018.
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19		19	
20		20	CARRIE LAMONTAGNE, CSR
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