NOTE: This order is nonprecedential.

## United States Court of Appeals for the Federal Circuit

IMPLICIT, LLC,
Appellant

v.

SONOS, INC., Appellee

KATHERINE K. VIDAL, Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office, Intervenor

2020-1173, 2020-1174

Appeals from the United States Patent and Trademark Office, Patent Trial and Appeal Board in Nos. IPR2018-00766 and IPR2018-00767.

Before Hughes, Wallach, and Stoll, *Circuit Judges*. Per Curiam.

## ORDER

Responding to the court's July 7, 2022, order, Implicit, LLC requests remand of these appeals for the Patent Trial and Appeal Board ("PTAB") to reconsider its final written



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decisions in light of intervening correction of inventorship certificates that Implicit argues could moot these appeals. Sonos, Inc. opposes remand.

Allowing the PTAB to consider the impact of these intervening circumstances on the decisions on appeal in the first instance may conserve party and judicial resources.

Accordingly,

IT IS ORDERED THAT:

- (1) These appeals are remanded for the sole purpose of having the PTAB issue an order addressing what, if any, impact the certificates of correction would have on the final written decisions in these cases. This court retains jurisdiction over the appeals.
- (2) Proceedings in these appeals remain stayed pending the PTAB's decision on this issue. Within seven days of the PTAB's decision, the parties are directed to inform the court how they believe these appeals should proceed. Any appeals from the PTAB's decision on this issue will be consolidated with these appeals.

FOR THE COURT

November 9, 2022 Date /s/ Peter R. Marksteiner Peter R. Marksteiner Clerk of Court

