Paper No. 50 Date Entered: April 8, 2019

UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD LINESED DATENTS, INC.

UNIFIED PATENTS, INC., Petitioner,

v.

REALTIME ADAPTIVE STREAMING, LLC, Patent Owner.

Case IPR2018-00883 Patent 8,934,535 B2

Before KEVIN W. CHERRY, GARTH D. BAER, and NABEEL U. KHAN, *Administrative Patent Judges*.

KHAN, Administrative Patent Judge.

DECISION
Granting Petitioner's Motion to Expunge
37 C.F.R. § 42.5; 42.56



On October 17, 2018, we granted Patent Owner's Motion to Seal (Paper 20) portions of Patent Owner's Supplemental Brief (Paper 21) and the entirety of Exhibits 2003–2010 and 2012. *See* Paper 31. In that same order we also granted Petitioner's Motion to Seal (Paper 24) portions of Petitioner's Response Brief (Paper 25) and the entirety of Exhibit 1018. On November 8, 2018, we granted the Parties' Joint Motion to Seal (Paper 34) our Decision to Institute (Paper 29) on condition that they include a public version of the Decision to Institute with jointly proposed redactions (Paper 36). On January 31, 2019, we rendered adverse judgment against Patent Owner following Patent Owner's disclaimer of all claims for which trial was instituted. Paper 48.

Petitioner now moves to expunge Papers 21, 25 (the parties' respective non-public Supplemental Briefs), Paper 29 (our non-public Decision to Institute), and Exhibits 2003–2010 and 2012. Paper 49. Our Rules provide for expungement of confidential information after final judgment in a trial. 37 C.F.R. § 42.56. Exhibits 2003–2010 and 2012, and in Papers 21, 25, and 29 contain confidential and highly sensitive information pertaining to Petitioner. This information was not relied upon by us in rendering final judgment. Under these circumstances, we determine that Petitioner has provided good cause for granting this motion.

ORDER

It is:

ORDERED that Petitioner's Motion to Expunge Papers 21, 25, and 29 and Exhibits 2003–2010 and 2012 is *granted*;



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