UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

GOOGLE LLC, ZTE (USA), INC., SAMSUNG ELECTRONICS CO., LTD., LG ELECTRONICS INC., HUAWEI DEVICE USA, INC., HUAWEI DEVICE CO. LTD., HUAWEI TECHNOLOGIES CO. LTD., HUAWEI DEVICE (DONGGUAN) CO. LTD., HUAWEI INVESTMENT & HOLDING CO. LTD., HUAWEI TECH. INVESTMENT CO. LTD., and HUAWEI DEVICE (HONG KONG) CO. LTD.,

Petitioners

v.

Cywee Group Ltd.

(record) Patent Owner

IPR2018-01257

Patent No. 8,552,978

PETITIONER REQUEST FOR ORAL ARGUMENT

1

Pursuant to 37 C.F.R. § 42.70(a), Petitioner Google LLC ("Petitioner") hereby requests oral argument, currently scheduled for September 13, 2019. Because of the substantial overlap between the two cases, Petitioner agrees with Patent Owner that oral argument for this IPR should be combined with that for co-pending IPR2018-01258, regarding U.S. Patent 8,441,438, for which a separate request for oral argument is being concurrently submitted. A combined hearing would avoid the need to repeat argument on certain issues.

Petitioner believes, however, that 100 minutes per side may be excessive, given the overlap between the two cases. Petitioner thus requests that each side have 70 minutes total in a combined hearing, or 45 minutes total if argument are held separately.

Petitioner requests argument on any issues present in the two proceedings, including the following issues and all subsidiary issues:

- (1) Obviousness of claims 10 and 12 of the '978 patent and claims 1 and 3-5'438 patent over Zhang in view of Bachmann;
- (2) obviousness of claims 10 and 12 of the '978 patent over Liberty in view of Bachmann;
- (3) obviousness of the proposed amended claims over Withanawasam and Bachmann and/or the knowledge of a person of skill in the art;

IPR2018-01257 U.S. Pat. No. 8,552,978

- (4) whether proposed amended claims are procedurally proper, are entitled to the benefit of earlier filing dates, and are supported by their specifications;
- (5) any motions to exclude evidence filed by either party;
- (6) the propriety of arguments made by Patent Owner in its sur-replies to the Petitions;
- (7) the Patent Owner's challenge to the RPI designation and privity issues; and
- (8) any issues that arise from filings made after this date.

Petitioner requests that the Board provide audio-visual equipment to display exhibits and demonstrative exhibits, including a projector to be connected to a laptop and a screen for displaying documents.

Date: Monday, August 12, 2019

/Matthew A. Smith/ (RN 49,003) Matthew A. Smith SMITH BALUCH LLP 1100 Alma St., Ste 109 Menlo Park, CA (202) 669-6207 smith@smithbaluch.com

Counsel for Petitioner Google LLC

IPR2018-01257 U.S. Pat. No. 8,552,978

CERTIFICATE OF SERVICE

The undersigned hereby certifies that the foregoing Stipulation Modifying Scheduling Order was served by electronic mail on Monday, August 12, 2019, on all counsel of record at the United States Patent & Trademark Office.

Date: August 12, 2019

/Matthew A. Smith/ (RN 49,003)