

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

MICROSOFT CORPORATION
Petitioner,

v.

DIRECTSTREAM, LLC,
Patent Owner.

Case IPR2018-01605, -01606, -01607
Patent 7,620,800

PETITIONER'S REQUEST FOR ORAL ARGUMENT

Pursuant to 37 C.F.R. § 42.70(a), Petitioner respectfully submits this Request for Oral Argument on the contested issues in these proceedings and any additional issues on which the Board seeks clarification. As specified in the Joint Notice of Stipulation to Revise Schedule (Paper 46), entered October 30, 2019, oral argument is scheduled for February 3, 2020.

Petitioner requests one hour of total argument time per party. Petitioner proposes that it present argument first (up to one hour), that Patent Owner follows with its response (up to one hour), and that Petitioner uses any remaining time for rebuttal. Because Petitioner bears the ultimate burden of proof that the claim at issue in this review is unpatentable, Petitioner would oppose any request by Patent Owner for a sur-rebuttal.

Dated: November 26, 2019

Respectfully Submitted,

/Joseph A. Micallef/
Joseph A. Micallef
Reg. No. 39,772
SIDLEY AUSTIN LLP
1501 K Street, N.W.
Washington, DC 20005
jmicallef@sidley.com
Attorney for Petitioner

CERTIFICATE OF SERVICE

I hereby certify that on November 26, 2019, a copy of the foregoing document has been served via email on the following:

Alfonso Chan, Shore Chan DePumpo LLP (achan@shorechan.com)
Joseph DePumpo, Shore Chan DePumpo LLP (jdepumpo@shorechan.com)

Sean Hsu, Janik Vinnakota LLP (shsu@jvllp.com)
G. Donald Puckett, Janik Vinnakota LLP (dpuckett@jvllp.com)
Rajkumar Vinnakota, Janik Vinnakota LLP (kvinnakota@jvllp.com)

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Joseph A. Micallef
Reg. No. 39,772
SIDLEY AUSTIN LLP
1501 K Street, N.W.
Washington, DC 20005
jmicallef@sidley.com
Attorney for Petitioner