Paper 31

Tel: 571-272-7822 Entered: July 29, 2020

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

AMERICAN MULTI-CINEMA, INC.; AMC ENTERTAINMENT HOLDINGS, INC.; BOSTON MARKET CORPORATION; MOBO SYSTEMS, INC.; MCDONALD'S CORPORATION; MCDONALD'S USA; PANDA RESTAURANT GROUP, INC.; PANDA EXPRESS INC.; PAPA JOHN'S INTERNATIONAL, INC.; STAR PAPA LP; and PAPA JOHN'S USA, INC.

Petitioner,

v.

FALL LINE PATENTS, LLC Patent Owner.

Case IPR2019-00610 Patent 9,454,748 B2

Before MICHELLE N. WORMMEESTER, SHEILA F. McSHANE, and JOHN R. KENNY, *Administrative Patent Judges*.

KENNY, Administrative Patent Judge.

ORDER Conduct of the Proceeding 37 C.F.R. § 42.5

Via email on July 27, 2020, Petitioner requested a teleconference to seek authorization to move to strike Section II.B. of Patent Owner's responsive supplemental claim construction brief (Paper 30) for exceeding



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the scope of authorized briefing. Ex. 3003. The Board, however, can discern whether Section II.B. exceeds the proper scope of briefing and disregard the section if it does. *See* Patent Trial and Appeal Board Consolidated Trial Practice Guide 80 (Nov. 2019). Thus, we do not authorize the requested motion to strike and, therefore, the requested teleconference is not necessary.¹

PETITIONER:

Tara D. Elliott Lisa K. Nguyen LATHAM & WATKINS LLP tara.elliott@lw.com lisa.nguyen@lw.com

Robert H. Reckers SHOOK, HARDY & BACON L.L.P. rreckers@shb.com

Ricardo Bonilla FISH & RICHARDSON P.C. rbonilla@fr.com

¹If desired, Petitioner can still seek authorization of a motion to strike in a motion for rehearing of this Order.



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PATENT OWNER:

Terry L. Watt FELLERS SNIDER, PC tlwatt@fellerssnider.com

Matthew J. Antonelli Larry D. Thompson, Jr. ANTONELLI, HARRINGTON & THOMPSON LLP matt@ahtlawfirm.com larry@ahtlawfirm.com

