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                  IN THE UNITED STATES DISTRICT COURT
                      EASTERN DISTRICT OF VIRGINIA
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                            NORFOLK DIVISION
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    JAGUAR LAND ROVER LIMITED,
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                Plaintiff,
                                       Civil Action No.:
    v.
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                                            2:18cv320
    BENTLEY MOTORS LIMITED,
                Defendant.
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                       TRANSCRIPT OF PROCEEDINGS
11
                            (Status Hearing)
12
                           Norfolk, Virginia
                           September 17, 2019
13
14
                   THE HONORABLE MARK S. DAVIS
    BEFORE:
                   United States District Judge
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17
    Appearances:
18
           LATHAM & WATKINS, LLP
                     By: CLEMENT JOSEPH NAPLES
19
           -- and --
           TROUTMAN SANDERS LLP
                     By: KATHLEEN MICHELLE KNUDSEN
20
                         Counsel for Plaintiff
21
           HAUG PARTNERS LLP
22
                     By: EDGAR HAUG
                         ROBERT COLLETTI
23
           -- and --
           WILEY REIN LLP
24
                     By: KRYSTAL BRUNNER SWENDSBOE
                         Counsel for Defendant
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1 PROCEEDINGS 2 3 (Proceedings commenced at 10:04 a.m. as follows:) 4 COURTROOM DEPUTY CLERK: In Case No. 2:18cv320, Jaguar 5 6 Land Rover Limited v. Bentley Motors Limited, et al. Counsel for the plaintiff, are you ready to proceed? 8 MS. SWENDSBOE: We are. Thank Your Honor. Kathleen Knudsen on behalf of the plaintiff, introducing my colleague, 10 Mr. Clem Naples. 11 MR. NAPLES: Good morning, Your Honor. THE COURT: All right. Good morning. 12 13 COURTROOM DEPUTY CLERK: Counsel for the defendant, 14 are you ready to proceed? 15 MS. SWENDSBOE: Good morning, Your Honor. Krystal Swendsboe on behalf of Bentley defendants. With me today are 16 17 co-counsel Ed Haug and Mr. Colletti. Mr. Haug will be making today's presentation. 18 19 MR. HAUG: Good morning. 20 THE COURT: Good morning to all of you. Thank you 21 very much. 2.2 Well, Counsel, I have received your proposed joint 23 discovery plan, and of course noted with interest the portion of 24 it that refers to the filing on August 16th and August 23rd of 25 petitions with the PTAB. And as you can probably imagine, when



I saw that my thoughts went to, well, shouldn't this matter be stayed pending the -- at least the decision, that initial 2 decision about the petition. So I'm happy to hear from you all 3 on that, perhaps, as a first issue to address. So Mr. Naples, 4 why don't you go ahead and start? 5 MR. NAPLES: Good morning, Your Honor. 6 THE COURT: Good morning. MR. NAPLES: Clem Naples from Latham Watkins for the 8 plaintiff, Jaguar Land Rover. 10 So I understand the Court's interest in potentially staying the cases pending the IPRs, and I wanted to give the 11 12 Court some context to the case. I think there's a number of 13 good reasons that the Court should not stay the case. And I 14 think most of the cases that you see out there these days, 15 there's very, very few that will stay, preinstitution anyway, 16 which is obviously where we are, but I understand the Court's 17 interest in it. 18 So this Court -- this case really goes back many years. Back in February 2016, Bentley decided to put out a new 19 20 vehicle, Bentayga. And the Jaguar Land Rover team saw it and thought, oh, this is an interesting vehicle, this is their first 21 22 off-road vehicle, they saw the Terrain Response System and 23 realized very quickly that they were infringing on Jaguar Land

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Rover's patent. So they sent a letter and they said we saw your

Terrain Response system and we appreciate -- you must have

really liked the Range Rover system, but you're copying it and you're infringing our patent. So there's some back-and-forth 2 back then, Your Honor. And Bentley identify some prior art and 3 Jaguar Land Rover then put the patent back into reissue to 4 address that prior art, and the patent came out of reissue in 5 6 June -- let's see, May of 2018. And Bentley still refused to stop using the technology. So we brought this case, this is back in June, 2018. The other thing I want to mention Your 8 Honor, is all this back-and-forth between the parties -- and I'm 10 sure Bentley will come up with something in this case -- but 11 we've never heard a non-infringement argument from them about this patent. There's been the 101 motion they filed, now they 12 13 filed the IPRs. Like I said, I doubt they're not going to come 14 up with something, but they have never said they don't infringe in all this back-and-forth. So we filed the case. 15 16 THE COURT: So let me ask this: Is there -- you're 17 giving me sort of an overall view. You're got suggesting that 18 their failure to assert non-infringement is a reason not to stay, you're just kind of giving me an overview or --19 20 MR. NAPLES: Yes. No. I mean, I think --21 THE COURT: If you're suggesting that it has something 22 to do with the stay, tell me why. 23 MR. NAPLES: I'm going to tie it all together for Your 24 I think one, it's to provide context to you. Two, this 25 case has been going on for a while, and the idea of us staying

now doesn't make any sense for other reasons as well. But I think that's important context that they have been kind of pushing this case out over and over and over.

So the first thing they did, Your Honor, is they filed this 101 motion back in October of 2018. And that slowed the case down for about eight months while the parties briefed it and the Court decided it. And of course as you know, Your Honor, they lost that motion.

Now we are here, you know, just back in August of this year they filed these two IPRs. So we took a look at the two IPRs, Your Honor, and all of the primary references in those IPRs were known to Bentley back in 2016 and 2017. So they could have filed these IPRs before we filed suit, but they certainly could have filed them on the day they filed suit. If they had done that, we would be 14 months into the IPRs. Rather than do that, they waited until the 101 motion got resolved, they waited until basically the last minute when they would have been barred from filing, to file these.

THE COURT: Madam Clerk?

(Court and courtroom deputy conferred.)

THE COURT: Go ahead.

MR. NAPLES: So because they waited so long -- and they didn't have to, they could have filed this, you know, over a year ago -- they waited so long, now we're in a situation where the trial in this case against competitors would happen

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