UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

LG ELECTRONICS, INC., Petitioner,

v.

IMMERVISION, INC., Patent Owner.

IPR2020-00179 and IPR2020-00195 (Patent 6,844,990 B2)

Record of Oral Hearing Held Virtually: Monday, February 8, 2021

Before KRISTINAM. KALAN, WESLEY B. DERRICK, and KIMBERLY MCGRAW, *Administrative Patent Judges*.



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APPEARANCES:

ON BEHALF OF THE PETITIONER:

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ON BEHALF OF THE PATENT OWNER:

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The above-entitled matter came on for hearing on Monday, February 8, 2021, commencing at 1:00 p.m. EST, by video/by telephone.



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1	PROCEEDINGS
2	JUDGE DERRICK: Good morning or good afternoon as
3	it is wherever you are. This is Judge Derrick. Also here on
4	the line is Judge Kalan and Judge McGraw. Today we will hear
5	argument in two cases, Case IPR2020-179 and 195. Both concern
6	U.S. Patent 6,844,990. Counsel for the parties, I know that
7	you introduced yourselves for the reporter. Could you go
8	ahead and introduce yourself again for the record starting
9	with counsel for petitioner?
10	MR. BREGMAN: Sure. Good afternoon, Your Honors.
11	My name is Dion Bregman. With me is Alex Stein for
12	petitioner, LG Electronics.
13	JUDGE DERRICK: Okay. Thank you. Is there anyone
14	else present associated with the petitioner?
15	MR. BREGMAN: No, just myself and Mr. Stein. I
16	think there might be some other people on the phone line.
17	JUDGE DERRICK: Okay. Thank you.
18	And for patent owner?
19	MR. MURRAY: Good day, Your Honor. This is Stephen
20	Murray for patent owner, and my partner John Simmons is on
21	the public on the line.
22	JUDGE DERRICK: Okay. Thank you. As set forth in
23	the hearing order, each side will have one hour in total for
24	argument. We will begin with the petitioner. Petitioner may
25	reserve time for rebuttal. How much time does netitioner



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1	wish to reserve?
2	MR. BREGMAN: Fifteen minutes thereabout. Thank
3	you, Your Honor.
4	JUDGE DERRICK: Okay. Thank you.
5	And patent owner, you can reserve time for a
6	sur-rebuttal. Do you wish to reserve some time?
7	MR. MURRAY: Yes, Your Honor. I would like to
8	reserve about ten minutes please.
9	JUDGE DERRICK: Okay. Thank you.
10	Further, I will remind the parties that in this
11	proceeding petitioner bears the burden of proving any
12	proposition of unpatentability by a preponderance of the
13	evidence. I also remind parties, as we all know, that the
14	hearing is open to the public and that a full transcript of
15	this hearing will become part of the record.
16	Also, during this proceeding we will not entertain
17	any speaking objections during an argument, but if a party
18	does have an objection the party can discuss that objection
19	during their own allotted time.
20	Finally, I would like to remind the parties that
21	they should identify any portion of the record or any
22	demonstrative that they rely on so that the record is clear.
23	Keep in mind that the demonstratives are not evidence and
24	that this hearing is not the time to make any new argument or
25	to rely on any evidence that's not already been relied on in
26	this proceeding.



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1	Unless there are any questions I think we're ready
2	to begin, but before we do, I did have one item, sort of more
3	of a housekeeping item, to discuss with petitioner's counsel.
4	We noticed that there was notice provided in Paper 20 that a
5	Mr. Bradley Cangro and Mr. Jeremy Peterson no longer
6	represent petitioner and should no longer be listed or
7	listed as backup counsel, and the notice was provided
8	pursuant to 37 CFR Section 42.8(a)(3) which requires filing
9	within 21 days of a change of information. Is that correct?
10	MR. BREGMAN: Yes, Mr. Cangro has left our firm.
11	JUDGE DERRICK: And Mr. Peterson as well?
12	MR. BREGMAN: I'm not quite sure why Mr. Peterson
13	resigned. He's our appellate counsel so I'm not quite sure
14	what was going on there.
15	Maybe, Alex, do you have any idea?
16	MR. STEIN: Yeah, it's Jeremy Peterson and he also
17	left the firm with Mr. Cangro. So both of them are no longer
18	with our firm.
19	JUDGE DERRICK: Okay. I guess I would remind
20	counsel that Section 42.10(e) states that counsel may not
21	withdraw from a proceeding before the Board unless the Board
22	authorizes such a withdrawal. And so perhaps that's
23	something you should consider and determine what the best way
24	of addressing that is rather than simply notifying us that
25	they no longer represent petitioner.
26	But with that, please go ahead and begin.



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