From: Brett Mangrum

To: Arner, Erika; sean.burdick@unilocusa.com; RussT@SeedIP.com; Ryan Loveless; Jim Etheridge; Brian Koide; Jeff

<u>Huang</u>

Subject: RE: Google IPR petitions

Date: Tuesday, March 24, 2020 12:49:33 PM

EXTERNAL Email:

Counsel,

Given that Petitioner will not necessarily need to have any human contact to comply with the default service rule applicable to petitions and their exhibits, Patent Owner does not consent to electronic service of the intended petitions and their respective exhibits.

Regards, Brett

From: Arner, Erika <erika.arner@finnegan.com>

Sent: Monday, March 23, 2020 5:31 PM

To: sean.burdick@unilocusa.com; RussT@SeedIP.com; Ryan Loveless <ryan@etheridgelaw.com>; Brett Mangrum

brett@etheridgelaw.com>; Jim Etheridge <jim@etheridgelaw.com>; Brian Koide <brian@etheridgelaw.com>; Jeff Huang <jhuang@etheridgelaw.com>

Subject: Google IPR petitions

Counsel.

In the coming days, Google may be filing IPRs against patents currently asserted by Uniloc, including U.S. patents 9,564,952 and 6,366,908. Given the government guidance on minimizing social interactions and travel to slow the spread of COVID-19, we would like to complete the required service electronically instead of physically. Would Uniloc be willing to agree to electronic service under 37 CFR 42.105(b) of any IPR petitions and associated papers/exhibits, and agree that such electronic service complies with 37 CFR 42.105(a)? A response would be appreciated by

Wednesday, March 25th. This note is sent to counsel of record listed for the patents at the USPTO and Uniloc's litigation counsel in these matters.

Regards,

Erika

Erika H. Arner

Attorney at Law

Finnegan, Henderson, Farabow, Garrett & Dunner, LLP 11955 Freedom Drive, Reston, VA, 20190

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Finnegan AIA Blog | www.finnegan.com | PTAB Book, 2d ed.

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