IPR2020-01265 U.S. Patent No. 7,110,444 PO's Corrected Request for Oral Argument

> > v.

PARKERVISION, INC.
Patent Owner

U.S. Patent No. 7,110,444 Issue Date: September 19, 2006

Title: WIRELESS LOCAL AREA NETWORK (WLAN) USING UNIVERSAL FREQUENCY TRANSLATION TECHNOLOGY INCLUDING MULTI-PHASE EMBODIMENTS AND CIRCUIT IMPLEMENTATIONS

Inter Partes Review No. IPR2020-01265

PATENT OWNER PARKERVISION, INC.'S CORRECTED REQUEST FOR ORAL ARGUMENT PURSUANT TO 37 C.F.R. § 42.70(a)



IPR2020-01265 (U.S. Patent No. 7,110,444) PO's Corrected Request for Oral Argument

Pursuant to 35 U.S.C. § 316(a)(10), 37.CFR § 42.70(a), and the Scheduling Order (Paper 11), Patent Owner ParkerVision, Inc. respectfully requests oral argument on the following issues raised in this proceeding:

- 1. The validity of claims 1, 3, and 5 over *Tayloe* and *TI Datasheet* (Ground I of the Petition).
- 2. The validity of claims 1, 3, and 5 over *Tayloe* and *Kawada* (Ground II of the Petition).
- 3. Patent Owner's intent to disclaim claims 1 and 5.
- 4. Any other issue raised in any paper of record in this proceeding.

Patent Owner is mindful of the USPTO's recent notice that all oral hearings will be conducted remotely by video or telephone until further notice (https://www.uspto.gov/patents/ptab/hearings/hearing-schedules-ptab).

Accordingly, Patent Owner is willing and able to participate in a remote hearing.

The oral hearing is currently set for November 1, 2021. In view of the complexity of the technology, the number of grounds raised by Petitioner, and the number of claims at issue, Patent Owner respectfully requests that each party have 75 minutes of argument time for a total of two hours and thirty minutes for the session.



## IPR2020-01265 (U.S. Patent No. 7,110,444) PO's Corrected Request for Oral Argument

Dated: September 23, 2021 Respectfully submitted,

By: /Jason S. Charkow/
Jason S. Charkow (Reg. No. 46,418)\*
Chandran B. Iyer (Reg. No. 48,434)
Stephanie R. Mandir (Reg. No. 72,930)
jcharkow@daignaultiyer.com
cbiyer@daignaultiyer.com
smandir@daignaultiyer.com
DAIGNAULT IYER LLP
8618 Westwood Center Drive, Suite 150
Vienna, VA 22182
\*Not admitted in Virginia

Attorneys for ParkerVision, Inc.



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## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that the foregoing CORRECTED REQUEST FOR ORAL ARGUMENT PURSUANT TO 37 C.F.R. § 42.70(a) was served electronically via email on September 23, 2021, on the following counsel of record for Petitioner:

Grant Rowan (Lead Counsel)
WILMER CUTLER PICKERING HALE AND DORR LLP
grant.rowan@wilmerhale.com
haixia.lin@wilmerhale.com
brian.lambson@wilmerhale.com
michael.summersgill@wilmerhale.com
todd.zubler@wilmerhale.com
WH-ParkerVision-IPRs@wilmerhale.com

Dated: September 23, 2021 Respectfully Submitted,

By: <u>/Jason S. Charkow/</u>
Jason S. Charkow
USPTO Reg. No. 46,418

