UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

INTEL CORPORATION, Petitioner,

v.

PARKERVISION, INC., Patent Owner.

IPR2020-01265 Patent 7,110,444 B1

Record of Oral Hearing Held Virtually: November 1, 2021

Before MICHAEL R. ZECHER, BART A. GERSTENBLITH, and IFTIKHAR AHMED, *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, November 1, 2021, commencing at 10:00 a.m. EST, by video/by telephone.

1	P R O C E E D I N G S
2	
3	(Proceedings begin at 10:00 a.m.)
4	JUDGE GERSTENBLITH: Hello, everyone. We are here
5	for oral argument in IPR2020-01265, Intel Corporation versus
6	ParkerVision, Inc. I am Judge Gerstenblith, and
7	appearing with me today are Judges Zecher and Ahmed. Starting
8	with Petitioner, will Counsel please enter your appearance for
9	the record?
10	MR. ZUBLER: Good morning, Your Honors. This is
11	Todd Zubler from the WilmerHale law firm, representing Intel
12	Corporation. I am joined today by Lead Counsel in this
13	proceeding, Grant Rowan, as well as Counsel Michael
14	Summersgill, and Haixia Lin.
15	JUDGE GERSTENBLITH: Morning. And who do we have on
16	for Patent Owner?
17	MR. CHARKOW: Good morning, Your Honors. This is
18	Jason Charkow, from the Daignault Iyer firm. With me today, I
19	have Stephanie Mandir, also of the Daignault Iyer firm, and
20	Ron Daignault, as well as a few corporate representatives,
21	Jeff Parker (ph), Richard Harland (ph), and Greg Rollins (ph).
22	JUDGE GERSTENBLITH: Good morning and welcome. Mr. Charkow,
23	I just your sound is a little bit sounds a
24	little bit like you're removed from whatever speaker you're
25	using, I just want to make sure that the court reporter can
26	

26 capture everything that's being said. I could hear you, just

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1 want to make sure it's also captured for that. 2 MR. CHARKOW: Is this better, Your Honor? 3 JUDGE GERSTENBLITH: That is a little better, yes. 4 If for any reason we have trouble, we'll let you know, or if 5 the court reporter has any trouble, please feel free to jump 6 in and let us know. I want to make sure the transcript is as 7 clear as possible, but thank you. 8 We set forth the procedure for today's oral hearing 9 in our order granting the parties request for an oral hearing, 10 which is Paper 33. Each party will have 60 minutes of total 11 argument time. However, Patent Owner has requested that a 12 LEAP practitioner present argument, as well, so Patent Owner will have an extra 15 minutes of argument time for a total of 13 14 75 minutes. 15 We will begin with Petitioner, who may present its 16 case with regard to the challenged claims and grounds set 17 forth in the Petition. Petitioner may reserve time for 18 rebuttal. Thereafter, Patent Owner may respond to 19 Petitioner's argument and may reserve time for sur-rebuttal. 20 Petitioner may then present its rebuttal followed by Patent 21 Owner's sur-rebuttal. 22 In this video format, I do not have a timer that I 23 can share with you. However, when it's your turn to come up 24 for your opening, if you would please let me know how much time you would like to reserve for rebuttal, I'm happy to 25

26 remind you when you reach that point in your opening argument.

A few other things just to keep in mind for this
 particular hearing and the video nature. This hearing, at the
 moment, is open to the public, and there are and may and will
 -- be additional folks listening on the phone. It is my
 understanding that there is a pending motion to seal filed by
 Petitioner.

We discussed his motion during our pre-hearing conference
on October 26th. The panel does not need argument on this
motion today, although I may ask for an update on the motion
after these introductory remarks.

11 However, to the extent that Petitioner would like to 12 argue its motion or to the extent that Patent Owner would like to speak to the issues addressed in the motion which pertain 13 14 to Patent Owner's alleged confidential information, we can 15 take any argument on that after the parties conclude the main 16 part of the hearing and we can seal the courtroom by 17 disconnecting the public line. 18 So during this proceeding, unless we get to that

19 point, please do not raise any information that either side

20 alleges is confidential.

21 Also, please be as clear as possible during your

22 argument regarding what slide or figure or exhibit you may be

- 23 referring to so that the record is clear and that we may
- 24 follow along. We have electronic versions of all of your
- 25 demonstratives and all of the documents in the record.
- Additionally, when it's not your turn to speak,

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