Petitioners' Oral Argument Demonstratives

Bayerische Motoren Werke Aktiengesellschaft & BMW of North America, LLC,

Petitioners

V.

Paice LLC & The Abell Foundation, Inc.,

Patent Owners

IPR2020-01299

U.S. Patent No. 8,630,761





Only Purported Inventive Aspect of Challenged Cla Concerns "Pattern"-Related Limitations

Independent Claim 1:

1. A method of operation of a hybrid vehicle, comprising steps of:

Well known
hybrid control
strategy
[a]-[d]

Incorporating
pattern into
control strategy
[e]-[f]

storing and supplying electrical power from a battery bank, applying torque to road wheels of said hybrid vehicle from one or both of an internal combustion engine and at least one traction motor, and

controlling flow of torque between said internal combustion engine, said at least one traction motor, and said road wheels, and controlling flow of electrical power between said battery bank and said at least one traction motor employing a controller, and

wherein said controller derives a predicted near-term pattern of operation of said hybrid vehicle by monitoring operation of said hybrid vehicle; and

controls operation of said at least one traction motor and said internal combustion engine for propulsion of said hybrid vehicle responsive to said derived near-term predicted pattern of operation of said hybrid vehicle.

PO does not contend that there are any patentable distinctions between **claims** with respect to Petitioners' grounds

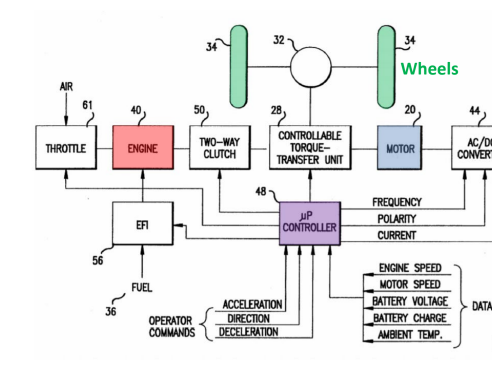


Only Purported Inventive Aspect of Challenged Cla Concerns "Pattern"-Related Limitations

No dispute that limitations [a]-[d] are disclosed by Severinsky's controller:

[a] storing and supplying electrical power from a battery bank;
[b] applying torque to road wheels from an engine or a motor;
[c] controlling flow of torque between the engine, motor, and wheels;

[d] controlling flow of electrical power between the battery bank and motor employing a controller;





Only Purported Inventive Aspect of Challenged Cla Concerns "Pattern"-Related Limitations

[e] wherein said controller <u>derives a predicted near-term pattern o operation</u> of said hybrid vehicle <u>by monitoring operation of said hybrid vehicle</u>; and

Board's Construction:

"predicted near-term pattern of operation" "an expected pattern of operation"

[f] controls operation of said at least one traction motor and said internal combustion engine for propulsion of said hybrid vehicle responsive to said derived near-term predicted pattern of operation of said hybrid vehicle.

Control merely "responsive to" expected pattern



Only Purported Inventive Aspect of Challenged Cla Concerns the "Pattern"-Related Limitations

Applicant amended claims and argued around Severinsky ('970 Patent) during prosecution:

More particularly, independent claims 17 and 23 have both been amended hereby to recite that the controller performs the <u>separate</u> steps of monitoring vehicle operation to derive a predicted pattern of operation, and then controlling vehicle operation accordingly. The '970 patent discloses only that the vehicle is operated in different modes responsive to vehicle speed, makes this mode determination strictly in real time, and says nothing about <u>predicting</u> a pattern of operation, and altering vehicle operation accordingly.

* * *

operating any vehicle, and therefore any vehicle must be designed to accomplish both properly. But in this case, it is the vehicle designer who anticipates highway and low-speed driving, and incorporates the necessary components into the vehicle to permit the vehicle to perform in both modes. And, of course, the designer incorporates the necessary components well before the vehicle actually experiences these conditions. This is very different from the vehicle's controller monitoring operation of the particular vehicle and using this data to predict future operational patterns accordingly, as claimed.

Ad Consi ت

Dr.



DOCKET

Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.

