

Callaway, Daniel (19) x4924




From: Day, Jim (19) x4414
Sent: Thursday, December 2, 2021 11:43 AM
To: Kenneth Weatherwax; Nathan Lowenstein; Parham Hendifar; Patrick Maloney; Jason Linger; Daniel Hipkind; eem@bergerhipskind.com
Cc: Callaway, Daniel (19) x4924; Liaw, Winston (19) x4497
Subject: Cloudflare, Inc. v. Sable Networks, Inc., IPR2021-00909 (USP 8,243,593)

Counsel:

You will have noticed in the recent Institution Decision in this matter (on pages 38 and 39) the Board identified a typo in the Petition. To avoid ambiguity, I can confirm that Sections VII.A.8 (addressing claims 17 and 37) and VII.A.9 (addressing claims 18 and 38) should have been located in Section VII.B because they depend from claims addressed in that section of the Petition (i.e., Ground 2 based on Yung and Copeland).

If you have any questions about our contentions regarding claims 17, 18, 37, and 38, please let me know.

-Jim

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