

**From:** [Mayle, Ted](#)  
**To:** [Trials](#); [scott.mckeown@ropesgray.com](mailto:scott.mckeown@ropesgray.com); [Reed, Kristopher](#); [Ferrario, Matias](mailto:Ferrario, Matias); [jcharkow@daignaultiyer.com](mailto:jcharkow@daignaultiyer.com); [steven.pepe@ropesgray.com](mailto:steven.pepe@ropesgray.com); [matthew.shapiro@ropesgray.com](mailto:matthew.shapiro@ropesgray.com); [scott.taylor@ropesgray.com](mailto:scott.taylor@ropesgray.com); [cbiyer@daignaultiyer.com](mailto:cbiyer@daignaultiyer.com); [smandir@daignaultiyer.com](mailto:smandir@daignaultiyer.com)  
**Subject:** RE: IPR2021-00985, -00990  
**Date:** Thursday, August 18, 2022 12:17:42 PM

---

**CAUTION:** This email has originated from a source outside of USPTO. **PLEASE CONSIDER THE SOURCE** before responding, clicking on links, or opening attachments.

Dear Trials,

The parties submit this joint email regarding oral argument in the above-referenced cases. Petitioners request in-person argument. Patent Owner requests virtual argument so that lead counsel can argue motions at an in-person hearing in Waco, Texas on September 7 and also make oral arguments at the hearing (from Texas) before the Board on September 8.

Regards,

Ted Mayle  
Counsel for Petitioners

**Ted Mayle**

**Kilpatrick Townsend & Stockton LLP**

Suite 600 | 1400 Wewatta Street | Denver, CO 80202  
office 303 607 3368 | fax 303 265 9618  
[tmayle@kilpatricktownsend.com](mailto:tmayle@kilpatricktownsend.com) | [My Profile](#) | [vCard](#)

---

**From:** Trials <Trials@USPTO.GOV>  
**Sent:** Thursday, August 11, 2022 2:50 PM  
**To:** [scott.mckeown@ropesgray.com](mailto:scott.mckeown@ropesgray.com); [Reed, Kristopher](mailto:Reed, Kristopher) <[kreed@kilpatricktownsend.com](mailto:kreed@kilpatricktownsend.com)>; [Mayle, Ted](mailto:Mayle, Ted) <[TMayle@kilpatricktownsend.com](mailto:TMayle@kilpatricktownsend.com)>; [Ferrario, Matias](mailto:Ferrario, Matias) <[MFerrario@kilpatricktownsend.com](mailto:MFerrario@kilpatricktownsend.com)>; [jcharkow@daignaultiyer.com](mailto:jcharkow@daignaultiyer.com); [steven.pepe@ropesgray.com](mailto:steven.pepe@ropesgray.com); [matthew.shapiro@ropesgray.com](mailto:matthew.shapiro@ropesgray.com); [scott.taylor@ropesgray.com](mailto:scott.taylor@ropesgray.com); [cbiyer@daignaultiyer.com](mailto:cbiyer@daignaultiyer.com); [smandir@daignaultiyer.com](mailto:smandir@daignaultiyer.com)  
**Cc:** Trials <Trials@USPTO.GOV>  
**Subject:** FW: IPR2021-00985, -00990

Dear counsel,

Oral argument in these proceedings is scheduled for September 8, 2022. The USPTO resumed the opportunity for in-person hearings beginning in July 2022, while also maintaining the option for hearings to be conducted virtually by video conference. At this time, the Board will schedule an in-person hearing only if requested by all parties. If either party requests a virtual hearing by video conference, the hearing will be conducted virtually for all parties.

In these proceedings, neither party specifically requests an in-person hearing in its request for oral argument. Out of an abundance of caution, and to ensure that we understand the parties' respective positions on this issue, Petitioner and Patent Owner are directed to meet and confer with regard to whether each requests that the hearing be conducted in person at USPTO headquarters in Alexandria, Virginia, or virtually by video conference. The parties shall inform the Board by email to [Trials@uspto.gov](mailto:Trials@uspto.gov), no later than Friday, August 19, 2022, of their respective positions on conducting the hearings in person or virtually.

Thank you,

*Maria King*  
Deputy Chief Clerk for Trials  
Patent Trial and Appeal Board  
U.S. Patent and Trademark Office  
703-756-1288

---

**Confidentiality Notice:**

This communication constitutes an electronic communication within the meaning of the Electronic Communications Privacy Act, 18 U.S.C. Section 2510, and its disclosure is strictly limited to the recipient intended by the sender of this message. This transmission, and any attachments, may contain confidential attorney-client privileged information and attorney work product. If you are not the intended recipient, any disclosure, copying, distribution or use of any of the information contained in or attached to this transmission is STRICTLY PROHIBITED. Please contact us immediately by return e-mail or at 404 815 6500, and destroy the original transmission and its attachments without reading or saving in any manner.

---

\*\*\*DISCLAIMER\*\*\* Per Treasury Department Circular 230: Any U.S. federal tax advice contained in this communication (including any attachments) is not intended or written to be used, and cannot be used, for the purpose of (i) avoiding penalties under the Internal Revenue Code or (ii) promoting, marketing or recommending to another party any transaction or matter addressed herein.