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UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD

UNIFIED PA	TENTS, INC.,	)	
	Petitioner,	)	
VS.		)	Patent No
MEMORYWEB,	LLC,	)	10,621,22
	Patent Owner	1	

The highly confidential video teleconference deposition of KEVIN JAKEL, called for examination, taken pursuant to the provisions of the Code of Civil Procedure and the Rules of the Supreme Court of the State of Illinois pertaining to the taking of depositions for the purpose of discovery, taken before KAREN PILEGGI, a Notary Public within and for the County of DuPage, State of Illinois, and a Certified Realtime Reporter of said state, at Chicago, Illinois, May 26, 2022, at the approximate hour of 9:43 a.m.

MemoryWeb Ex. 2036 Unified Patents v. MemoryWeb – IPR2021-01413





	Page 2
1	PRESENT:
2	UNIFIED PATENTS, LLC,
3	4445 Willard Avenue, Suite 600,
4	Chevy Chase, Maryland 20815,
5	925-434-8754, by:
6	MS. MICHELLE ASPEN,
7	michelle@unifiedpatents.com,
8	MR. ELLYAR BARAZESH,
9	ellyar@unifiedpatents.com,
10	appeared on behalf of the Petitioner;
11	
12	NIXON PEABODY, LLP,
13	70 West Madison Street, Suite 5200,
14	Chicago, Illinois 60602,
15	312-977-4458, by:
16	MR. MATTHEW A. WERBER,
17	mwerber@nixonpeabody.com,
18	MS. JENNIFER HAYES,
19	jenhayes@nixonpeabody.com,
20	appeared on behalf of the Patent Owner.
21	ALSO PRESENT: Brendan O'Callaghan
22	
23	REPORTED BY: Karen Pileggi, CSR, RPR, RMR, CRR,
24	CSR License No. 84-3404





	Page 3
1	MR. WERBER: We are on the record and we have
2	agreement among parties that the witness can be
3	sworn in remotely.
4	MS. ASPEN: That's correct. Yes.
5	(WHEREUPON, the witness was
6	duly sworn.)
7	KEVIN JAKEL,
8	called as the witness herein, having been first duly
9	sworn, was examined and testified as follows:
10	EXAMINATION
11	BY MR. WERBER:
12	Q. Mr. Jakel, first of all, did I pronounce
13	your last name correctly?
14	A. It's Jakel, but you're in good company.
15	Q. I'm a Weber to 95 percent of the world
16	instead of a Werber.
17	Can you please state and spell your full
18	name for the record, Mr. Jakel.
19	A. My name is Kevin Jakel. Kevin,
20	K-e-v-i-n. Jakel, J-a-k-e-l.
21	Q. Where are you physically located today,
22	Mr. Jakel?
23	A. I am in Washington, D.C.
24	Q. Just for the record, we are doing this





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- 1 remotely. You do have, presumably, a laptop open so
- 2 we can conduct the Zoom session, right?
- 3 A. I do.
- Q. We discussed off the record we are using
- 5 the Agile platform in case there are new exhibits to
- 6 be introduced. You have that available to you too?
- 7 A. Correct.
- 8 Q. Just to confirm, we trust that your
- 9 e-mail communications are closed down at the moment
- 10 today while you're under oath?
- 11 A. Yes. I can officially hit the little X
- 12 button on my e-mail. There, the e-mail is
- 13 officially closed down.
- 14 Q. At the moment the applications you're
- 15 running are Zoom and then a view into that Agile
- 16 page, correct?
- 17 A. Correct.
- 18 Q. Nothing else?
- 19 A. Nothing else.
- 20 Q. I do understand you may have paper copies
- 21 of some of the documents in this case with you; is
- 22 that right?
- 23 A. Yes, I have a binder of documents
- 24 provided by counsel.

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DOCKET A L A R M

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- It's possible you might have some exhibit 1
- 2 tabs so you know where to find the particular
- 3 document, right?
- They are tabbed, otherwise I believe they Α.
- 5 are just printouts of documents.
- 6 Q. Clean copies, then, correct?
- Α. Correct.
- Besides your binder with some of the 8 Ο.
- 9 papers and filings in this case, do you have
- 10 anything else accessible to you in the room?
- There's nothing else in the room. 11
- 12 I'm not sure if you have it in front of 0.
- you, but we just did a practice run and I will show 13
- 14 you, then, on Agile, we had a notice of deposition
- 15 of Kevin Jakel. Do you see that?
- 16 Do you want me to switch over to Agile?
- 17 If you have it handy. I'm agnostic as to 0.
- 18 how you see it.
- 19 I'm looking at it right now. I'm going
- 20 to switch back and forth between the Chrome browser,
- 21 which has Agile in it, and Zoom.
- 22 Just a couple questions about this. You 0.
- do recognize this deposition notice? 23
- 24 Α. I believe so, yes.

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