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11			
12	SOUTHERN DIST	RICT OF CAL	LIFORNIA
13	BELL NORTHERN RESEARCH,	Case No. 3:1	8-cv-01783-CAB-BLM
14	LLC,	[LEAD CAS	E]
15	Plaintiff,	DEFENDA	NTS' JOINT OPENING
16	v.	CLAIM CO	NSTRUCTION BRIEF
17	COOLPAD TECHNOLOGIES, INC.	Date:	June 19-20, 2019
18	AND YULONG COMPUTER	Time:	9:00 a.m. 4C
	COMMUNICATIONS,	Courtroom: Judge:	Hon. Cathy A. Bencivengo
19	Defendants.		
20			
21	BELL NORTHERN RESEARCH,	Case No. 3:1	8-cv-01784-CAB-BLM
22	LLC,	DEFENDA	NTS' JOINT OPENING
23	Plaintiff,		NSTRUCTION BRIEF
24	v.	Date:	June 19-20, 2019
25	HUAWEI DEVICE (DONGGUAN)	Time:	9:00 a.m.
26	CO., LTD., HUAWEI DEVICE	Courtroom:	4C
27	(SHENZHEN) CO., LTD., and	Judge:	Hon. Cathy A. Bencivengo
	HUAWEI DEVICE USA, INC., Defendants.		
28		1	
	Case N	No. 3:18-cv-17	83-CAB-BLM [LEAD CASE]
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2	LLC,	DFFFNDAN	TS' JOINT OPENING
3	Plaintiff,		NSTRUCTION BRIEF
4	v.	Date:	June 19-20, 2019
5	KYOCERA CORPORATION and	Time: Courtroom:	9:00 a.m. 4C
6	KYOCERA INTERNATIONAL INC.,		Hon. Cathy A. Bencivengo
7	Defendants.		
8			
9	BELL NORTHERN RESEARCH, LLC,	Case No. 3:18	8-cv-01786-CAB-BLM
10			TS' JOINT OPENING
11	Plaintiff,	CLAIM CON	NSTRUCTION BRIEF
12	v.	Date: Time:	June 19-20, 2019 9:00 a.m.
13	ZTE CORPORATION, ZTE (USA)	Courtroom:	4C
14	INC., ZTE (TX) INC.,		Hon. Cathy A. Bencivengo
15	Defendants.		
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2		cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell
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4		another communication path later established on the other of said cell phone functionality and said RF communication functionality" (cl. 1)41
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1 I. INTRODUCTION

2	Plaintiff BNR sued the Defendants (Coolpad, Huawei, Kyocera, and ZTE),		
3	alleging certain cell phones and tablets infringe its patents. The patents purport to		
4	relate to wireless communications, as well as power management techniques (e.g.,		
5	the use of proximity sensors). BNR has asserted eight patents against Huawei and		
6	ZTE, and a subset of these against Kyocera (six patents) and Coolpad (four patents).		
7	Defendants' proposed constructions, as reflected below, properly begin with		
8	the plain meaning of terms informed by the intrinsic evidence. <i>Phillips v. AWH</i>		
9	Corp., 415 F.3d 1303, 1314-15 (Fed. Cir. 2005). Defendants propose a usage		
10	consistent with and supported by the specifications, <i>id.</i> at 1316, absent a clear		
11	disclaimer, GE Lighting Solutions, LLC v. AgiLight, Inc., 750 F.3d 1304, 1309 (Fed.		
12	Cir. 2014). BNR, however, proposes constructions to impermissibly broaden or		
13	rewrite its claims. For these reasons, Defendants' proposals should be adopted.		
14	II. U.S. PATENT NOS. 7,319,889 AND 8,204,554		
15	A. Technology Background		
16	The '889 and '554 patents ("the Goris patents") share a common		
17	specification. ¹ They pertain to a mobile station (<i>e.g.</i> , a cordless or cellular		
18	telephone) that includes "a proximity sensor adapted to cause [the] power		
19	consumption of the display to be reduced when the display is within a		
20	predetermined range of an external object." '889 (Doc. No. 1-3) ² at Abstract, 1:21-		
21	26, 1:42-46; see also id. at 3:13-15, 3:20-32. Their common specification teaches		
22	that, during a telephone call, the display "is not needed" when "the display [is] near		
23	to an object, in particular to the ear" of a user. See id. at 1:47-51, 1:55-58, 1:62-2:1,		
24	2:18-24, 3:12-39, 3:55-58. The patents disclose activating a proximity sensor during		
25			
26	¹ Because the Goris patent specifications are the same, for simplicity, citations are		
27	provided only for the earlier-issued '889 patent. ² Doc. Nos. referenced herein refer to BNR v. Huawei, 3:18-cv-1784 unless		
28	otherwise noted.		
	1		
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1	incoming and outgoing calls. Id. at Abstract, 3:7-15, 3:33-35, 3:48-55, Figs. 3, 4.		
2	The proximity sensor detects whether an external object is "within a predetermined		
3	range." See id. at Abstract, 1:43-46, 3:13-15, 3:20-25, 3:33-39, 3:55-58. When the		
4	proximity sensor detects an external object v	vithin the predetermined range, "the	
5	power consumption of the display 150 is rec	luced, most preferably by switching the	
6	display 150 completely off." See id. at Abstract, 1:43-46, 1:55-58, 1:62-64, 2:18-24,		
7	3:20-25, 3:35-39, 3:55-58, Fig. 3. When the	external object moves out of range	
8	(e.g., when the user moves the phone away from his or her ear), the proximity		
9	sensor detects that event as well, and the "the display 150 is switched back on." Id.		
10	at 2:6-9, 3:26-32.		
11	0	ity of an external object" / "a signal	
12	indicative of the existence of a first that an external object is proximate		
13	Defendants' Construction	BNR's Construction	
14	"a signal that an external object is or is	"a signal that an external object is	
15	not within a predetermined range"	within a predetermined range"	
16	Claim 1 of the '889 patent recites "a p	proximity sensor adapted to generate a	
17	signal indicative of proximity of an external	object." Claims 1 and 14 of the '554	
18	patent recite "a proximity sensor adapted to	generate a signal indicative of the	
19	existence of a first condition, the first condit	ion being than an external object is	
20	proximate." Through their continuing negotiations, the parties have narrowed this		
21	dispute to a single issue: must the signal get	nerated by the proximity sensor be	
22	capable of indicating only that an external object <i>is</i> within a predetermined range (as		
23	BNR contends) or must that signal also be capable of indicating that an external		
24			
25			
26	³ The parties have agreed to a construction of	-	
27	within a predetermined range" for the phrase the external object," and they will file a Sup		
28	reflecting this agreement.		
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object is no longer (or *is not*) within the predetermined range as well (as Defendants
 contend).

3 The claims of the Goris patents demonstrate that Defendants' construction is 4 correct. For example, claim 1 of the '889 patent requires the proximity sensor to 5 "detect[] whether an external object is proximate" to the display. Id. at 4:21-22. 6 The use of "whether" indicates alternatives, *i.e.*, the sensor either determines that an 7 external object is proximate or it determines that the external object is not 8 proximate. As further recited in claim 1, the proximity sensor is "adapted to 9 generate a signal indicative of proximity of an external object" based on its 10 determination of "whether an external object is proximate." See id. at 4:5-6, 4:21-11 22. The proximity sensor's signal must be capable of indicating the two alternatives, thus, the claimed signal is "a signal that an external object is or is not 12 13 within a predetermined range."

Sometimes, that signal will state "yes, the external object is proximate." See 14 15 supra n.3. But other times, the claimed signal must be able to state "no, the external 16 object is not proximate." For example, claims 2 and 9 of the '554 patent explicitly 17 confirm that the claimed signal must have the "is not proximate" state. Claim 2 recites "increasing power to the display if the signal from the activated proximity 18 sensor indicates that the first condition no longer exists." '554 (Doc No. 1-4) at 19 4:24-26 (emphasis added). The "first condition no longer exists" if an external 20 21 object is not proximate. See id. at 4:4-6. Claim 9 similarly claims "increasing power consumption of the display if the signal from the activated proximity sensor 22 23 indicates that the proximity condition no longer exists." Id. at 4:62-64 (emphasis 24 added). In other words, both of these claims expressly require the signal generated 25 by the proximity sensor also be capable of indicating that the external object is not 26 proximate (and then more power will go to the display of the mobile station). By 27

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excluding the "or is not" state of the claimed signal, BNR's proposed construction
 contradicts this explicit claim language.

3 The Goris patents' common specification further supports Defendants' 4 construction. The specification discloses two actions depending on what the 5 proximity sensor detects. First, "[i]f the proximity sensor 140 detects an external object (such as the user's ear) within the monitored range, the power consumption of 6 7 the display 150 is reduced." '889 at Abstract, 1:41-46, 1:55-58, 1:62-64, 2:18-24, 8 3:20-25, 3:35-39, 3:55-58, Fig. 3. Second, in response to the external object 9 "mov[ing] out of range" of the proximity sensor, "the display 150 is switched back 10on." Id. at 3:26-32; see also id. at 2:6-9. Figures 3 and 4 are flow diagrams that 11 show (at 304 and 404) the determination made by the proximity sensor. Id. at 2:49-52, Figs. 3, 4. The proximity sensor determines whether an external object is 12 proximate. The result is either "yes" or "no." Id. Only Defendants' proposed 13 14 construction is consistent with the claims and specification.

15 III. U.S. PATENT NO. 7,990,842

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U.S. FAIENI NO. 7,990,042

A. Technology Background

The '842 patent relates to how data is encoded for transmission from a
wireless device. An encoding technique helps put the data in a format that can be
transmitted and then, later, decoded by the receiver essentially using an inverse of
the encoding technique. As background, the '842 patent states that "both the
802.11a and 802.11g standards use an orthogonal frequency division multiplexing
(OFDM) encoding scheme." '842 (Doc No. 1-5) at 2:8-10.⁴ "OFDM works by

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⁴ The "802.11" standards are a set of communication protocols promulgated by the Institute of Electronics and Electrical Engineers ("IEEE"). "802" refers to IEEE 802 local area network ("LAN") protocol standards, while "802.11" are a subset of 802 standards that specify two layers of the network protocol "stack"—the media access layer ("MAC") and the physical access layer ("PHY")—for implementing wireless local area networks ("WLAN") WiFi communications in certain

1	spreading a single data stream over a band of sub-carriers, each of which is		
2	transmitted in parallel." <i>Id.</i> at 2:12-14. "In 802.11a/802.11g, each data packet starts		
3	with a preamble which includes a short training sequence followed by a long		
4	training sequence. The short and long training sequences are used for		
5	synchronization between the sender and the receiver." <i>Id.</i> at 2:30-34. These		
6	training sequences use a form of modulation known as Binary Phase Shift Keying or		
7	BPSK, in which a +1 maps to transmitting the sub-carrier with a 0-degree phase		
8	shift and a -1 maps to transmitting the subca	rrier with a 180-degree phase shift. The	
9	'842 patent purports to address a "need to cr	reate a long training sequence of	
10	minimum peak-to-average ratio [('PAPR')]	that uses more sub-carriers without	
11	interfering with adjacent channels." Id. at 2:36-38. According to the patent, its		
12	approach "decreases power back-off" and "should be usable by legacy devices in		
13	order to estimate channel impulse response and to estimate carrier frequency offset		
14	between a transmitter and a receiver." Id. at 2:41-43, 4:4-6.		
		,,	
15	B. "Inverse Fourier Transforme		
15 16			
	B. "Inverse Fourier Transforme Defendants' Construction "a circuit and/or software that performs a	r" BNR's Construction "Plain and ordinary meaning,	
16	B. "Inverse Fourier Transforme Defendants' Construction	r" BNR's Construction "Plain and ordinary meaning, alternatively to the extent the Court	
16 17	B. "Inverse Fourier Transforme Defendants' Construction "a circuit and/or software that performs a defined mathematical function that	BNR's Construction "Plain and ordinary meaning, alternatively to the extent the Court determines that a specific construction is warranted: circuit	
16 17 18	B. "Inverse Fourier Transforme Defendants' Construction "a circuit and/or software that performs a defined mathematical function that transforms a series of values from the	r" BNR's Construction "Plain and ordinary meaning, alternatively to the extent the Court determines that a specific	
16 17 18 19	B. "Inverse Fourier Transforme Defendants' Construction "a circuit and/or software that performs a defined mathematical function that transforms a series of values from the frequency domain into the time domain"	BNR's Construction "Plain and ordinary meaning, alternatively to the extent the Court determines that a specific construction is warranted: circuit and/or software that at least performs an inverse Fourier transform."	
16 17 18 19 20	B. "Inverse Fourier Transforme Defendants' Construction "a circuit and/or software that performs a defined mathematical function that transforms a series of values from the frequency domain into the time domain" The parties agree that an Inverse Four	BNR's Construction "Plain and ordinary meaning, alternatively to the extent the Court determines that a specific construction is warranted: circuit and/or software that at least performs an inverse Fourier transform."	
16 17 18 19 20 21	B. "Inverse Fourier Transforme Defendants' Construction "a circuit and/or software that performs a defined mathematical function that transforms a series of values from the frequency domain into the time domain"	BNR's Construction "Plain and ordinary meaning, alternatively to the extent the Court determines that a specific construction is warranted: circuit and/or software that at least performs an inverse Fourier transform."	
 16 17 18 19 20 21 22 	B. "Inverse Fourier Transforme Defendants' Construction "a circuit and/or software that performs a defined mathematical function that transforms a series of values from the frequency domain into the time domain" The parties agree that an Inverse Four	BNR's Construction "Plain and ordinary meaning, alternatively to the extent the Court determines that a specific construction is warranted: circuit and/or software that at least performs an inverse Fourier transform."	
 16 17 18 19 20 21 22 23 	B. "Inverse Fourier Transforme Defendants' Construction "a circuit and/or software that performs a defined mathematical function that transforms a series of values from the frequency domain into the time domain" The parties agree that an Inverse Four software. Otherwise, Defendants seek to co	BNR's Construction "Plain and ordinary meaning, alternatively to the extent the Court determines that a specific construction is warranted: circuit and/or software that at least performs an inverse Fourier transform." there Transformer can be a circuit and/or instrue the Inverse Fourier Transformer	
 16 17 18 19 20 21 22 23 24 	B. "Inverse Fourier Transforme Defendants' Construction "a circuit and/or software that performs a defined mathematical function that transforms a series of values from the frequency domain into the time domain" The parties agree that an Inverse Four software. Otherwise, Defendants seek to co	BNR's Construction "Plain and ordinary meaning, alternatively to the extent the Court determines that a specific construction is warranted: circuit and/or software that at least performs an inverse Fourier transform." Fier Transformer can be a circuit and/or instrue the Inverse Fourier Transformer Hz, 5 GHz, and 60 GHz). Often, of the 802.11 standard are branded as	
 16 17 18 19 20 21 22 23 24 25 	B. "Inverse Fourier Transforme Defendants' Construction "a circuit and/or software that performs a defined mathematical function that transforms a series of values from the frequency domain into the time domain" The parties agree that an Inverse Four software. Otherwise, Defendants seek to co	BNR's Construction "Plain and ordinary meaning, alternatively to the extent the Court determines that a specific construction is warranted: circuit and/or software that at least performs an inverse Fourier transform." ther Transformer can be a circuit and/or instrue the Inverse Fourier Transformer Hz, 5 GHz, and 60 GHz). Often, of the 802.11 standard are branded as vements to the base standards get	

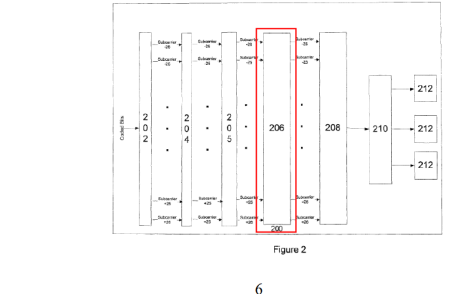
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consistent with the '842 patent's claims and specification, while BNR seeks a non construction.

3 Only Defendants' proposed construction accurately captures what the Inverse 4 Fourier Transformer does with the "extended long training sequence," as recited in 5 the claims. Independent claim 1 recites "a signal generator that generates an extended long training sequence." '842 at cl. 1. "[T]he Inverse Fourier Transformer 6 processes the extended long training sequence from the signal generator and 7 8 provides an optimal extended long training sequence." Id. Thus, the Inverse 9 Fourier Transformer converts the BPSK modulated sub-carriers (a sequence defined 10 in the frequency domain) into an "optimal extended long training sequence" (a 11 sequence defined in the time domain).

The specification describes the operation of an "Inverse Fourier Transform" in accordance with Defendants' proposal: "[s]ignal generating circuit 205 generates the expanded long training sequence and if 56 active *sub-carriers* are being used, signal generating circuit generates . . . and stores the expanded long training sequence in *sub-carriers* -28 to +28. . . . The inventive long training sequence is inputted into an Inverse Fourier Transform 206." *Id.* at 4:41-52 (emphasis added). Figure 2, reproduced below, has the Inverse Fourier Transform 206 outlined in red.



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1 The specification further confirms that the output of block 206, "the Inverse 2 Fourier Transform," which is an input to block 208, is a time domain signal: 3 "[s]erial to parallel module 208 converts the serial *time domain signals* into parallel 4 *time domain signals* that are subsequently filtered and converted to analog signals 5 via the D/A [(digital-to-analog converter)]." Id. at 4:61-64 (emphasis added). The 6 specification teaches that a frequency domain signal is the input to the Inverse 7 Fourier Transform, and the resultant output signal is a time domain signal, precisely 8 as described in Defendants' construction. The creation of parallel time domain 9 streams is necessary to transmit the signal on multiple antennas via independent 10 digital to analog converters, as described above.

Both of BNR's proposals are flawed. First, BNR's proposal that Inverse Fourier Transformer be given its plain and ordinary meaning does not help the jury, nor the Court, understand what this highly technical term would mean to person of ordinary skill in the art. *Markman v. Westview Instruments, Inc.*, 52 F.3d 967, 976 (Fed. Cir. 1995) (en banc). Second, BNR's alternate proposal is effectively a nonconstruction wherein BNR simply parrots back the language of the claim and does not explain the highly technical term "Inverse Fourier Transformer."

Defendants do not dispute that a Fourier transform can operate in more than
one dimension. But BNR's assertions that "Defendants' proposed construction
erroneously restricts the inverse Fourier Transform to time and frequency domains"
and "there is no specific direction for the transform required by the claims" are
incorrect and contradict the intrinsic evidence. *See, e.g.*, Ex. Λ (Madisetti Op.
Decl.) at ¶ 192.⁵ First, "[t]he words of a claim are generally given their ordinary and

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- ²⁶ Defendants are filing consolidated Claim Construction and Indefiniteness Briefs.
- 27 Doc. No. 60 at 3; Ex. B (Apr. 26, 2019 Status Hr'g Tr.) at 9:9-10:9. Given BNR's
- use of Dr. Madisetti's opinions in a manner directly adverse to ZTE, ZTE must
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²⁵ ^b Pursuant to the Court's Consolidation Order dated February 2, 2019 and direction to the parties during the April 26, 2019 Claim Construction Status Hearing,

customary meanings as understood by a person of ordinary skill in the art when read
 in the context of the specification and prosecution history." *Thorner v. Sony Comput. Entm't Am. LLC*, 669 F.3d 1362, 1365 (Fed. Cir. 2012). Nowhere does the
 specification mention an Inverse Fourier Transformer operating on anything other
 than a one-dimensional signal. Nowhere does the specification disclose the Inverse
 Fourier Transformer operating on a space or spatial signal, or any other variable
 other than time or frequency.

8 Second, the Inverse Fourier Transformer has a specified direction. The
9 specification teaches that the "FFT [(fast Fourier transform)] module 36 *converts*10 the serial *time domain signals into frequency domain signals*." '842 at 5:8-9
11 (emphasis added). The specification also teaches that the "Inverse Fourier
12 Transform 206 may be an *inverse* Fast Fourier Transform (IFFT)." *Id.* at 4:53-55
13 (emphasis added). If there were no specified direction, there would be no need for
14 an inverse transform.

15 Defendants' proposal clarifies that in the context of the claims and the 16 specification, a wireless communications system using Orthogonal Frequency 17 **Domain** Multiplexing (OFDM), that the Inverse Fourier Transformer maps the 18 frequency domain sub-carriers into a time domain representation as defined by the 19 mathematical function of an inverse Fourier Transform. "OFDM is a frequency 20 division multiplexing modulation technique for transmitting large amounts of digital 21 data over a radio wave. OFDM works by spreading a single data stream over a band of sub-carriers, each of which is transmitted in parallel." Id. at 2:10-14. The very 22 23 nature of OFDM, as described by the specification, is to start with a frequency 24 domain signal and distribute the data to be transmitted over a band of sub-carriers in 25 the frequency domain, each of which is transmitted in parallel via the Inverse 26

address BNR's positions in this consolidated brief. However, ZTE maintains and does not waive its objections to BNR's use of Dr. Madisetti for the reasons cited in its Motion to Strike dated May 8, 2019. BNR v. ZTE, 3:18-cv-1786, Doc. No. 84.

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Fourier Transformer converting the frequency domain signal to its corresponding
 time domain representation.

For these reasons, Defendants' construction should be adopted.

4 IV. U.S. PATENT NO. 7,957,450

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A. Technology Background

The '450 patent relates to antenna "beamforming" in wireless communication
systems. Beamforming is like shining a beam of light at an intended area. In
contrast to antennas which transmit a radio frequency ("RF") signal in all directions,
beamforming is a technique using multiple antennas to focus an RF signal (a
"beam") toward the intended receiver. Ex. C (Min Op. Decl.) at ¶ 41. As a result, a
stronger signal is available to the intended receiver. '450 (Doc. No. 33-6) at 1:3741; 3:8-14.

13 In general terms, beamforming requires coordinating the arrival of the 14 transmitted signals at the receiving device. To implement this technique, the transmitting device mathematically modifies the signals to be transmitted by each 15 antenna using a beamforming "matrix."⁶ Importantly, to construct an appropriate 16 17 beamforming matrix, the transmitting device must obtain information about the 18 characteristics of the RF channel to the receiving device. The claims of the '450 19 patent are directed to "feedback information" sent by the receiving device back to 20 the transmitting device to help the transmitting device construct an appropriate 21 beamforming matrix.

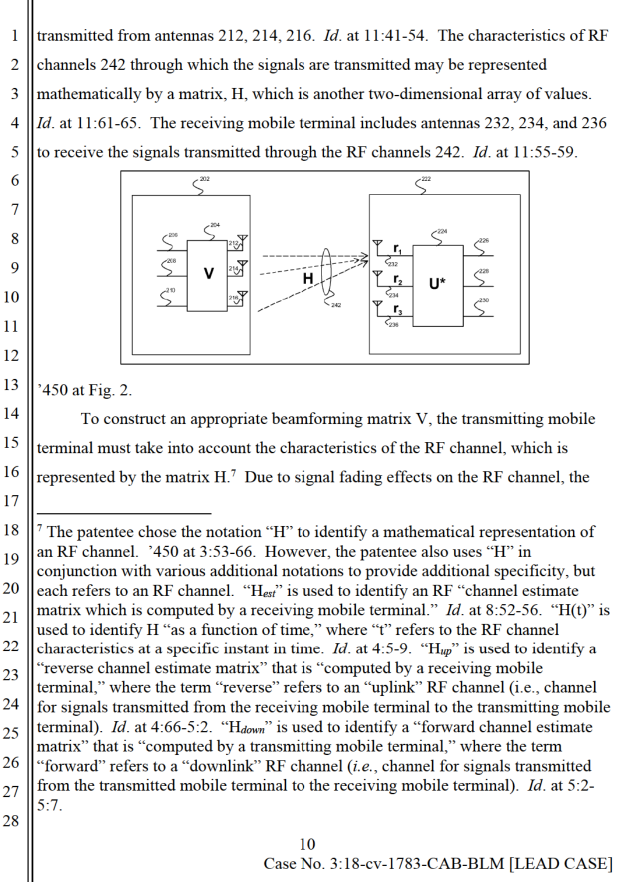
This concept is illustrated in Figure 2 below, which depicts a "transmitting mobile terminal 202," a "receiving mobile terminal 222," and "RF channels 242." *Id.* at 11:32-36. To focus a beam, the transmitting mobile terminal modifies the source signals 206, 208, 210 based on beamforming matrix V 204 before they are

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27 $\int ^{6} A$ "matrix" is a two-dimensional array of values. An example of a 2×2 matrix,

28 which is a matrix that includes two rows and two columns, is: $\begin{bmatrix} 1 & 2 \\ 3 & 4 \end{bmatrix}$.

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OnePlus Ex. 1017.0016 IPR2022-00048

values in the matrix H may rapidly change. Id. at 3:49-53; 8:36-39. To assist in the
beamforming process, the receiving mobile terminal may periodically send feedback
information to the transmitting mobile terminal. Id. at 1:30-34. To do so, the
receiving terminal computes a channel estimate matrix Hest based on the signals
received. Then, the receiving mobile terminal performs a singular value
decomposition (SVD) on the channel estimate matrix. Id. at 7:67-8:5. SVD is a
mathematical operation that is used to decompose (e.g., factor) a matrix, such as the
channel estimate matrix, into the product of three other matrices, namely matrices
U, S, and $V^{H.8}$ Ex. D (Min Reb. Decl.) at ¶ 57. The receiving mobile terminal may
then transmit back to the transmitting mobile terminal coefficients of the SVD-
derived matrices (U, S, and V ^H) as "feedback information." '450 at 7:67-8:5; 8:28-
33.
B. Person of Ordinary Skill in the Art ("POSITA")
The parties' experts generally agree on the level of ordinary skill for the '450
Patent and their opinions are not affected by any differences. Ex. D (Min Reb.
Decl.) at ¶ 51; Ex. E (Madisetti Reb. Decl.) at ¶ 71. Dr. Min states that a POSITA
would have had a Bachelor's degree in Electrical Engineering, Computer
Engineering, Computer Science, or a related field, and between 2 to 4 years of
experience in the field of wireless communication, or a person with equivalent
education, work, or experience in this field. Ex. C (Min Op. Decl.) at ¶¶ 136-38;
Ex. A (Madisetti Op. Decl.) at ¶ 129.
⁸ A real number, such as the number 24, may be factored into the product of other
real numbers 2, 3, and 4, as shown by the equation: $24=2\times3\times4$. Ex. D (Min Reb.
Decl.) at ¶ 57 n.2. Matrices similarly can be factored. Using SVD, a matrix H_{est} may be decomposed (factored) into the product of three matrices U, S, and V ^H , as
shown by "equation[2]": $H_{est} = U \times S \times V^{H}$, or just $H_{est} = USV^{H}$. '450 at 8:52-65.
11 Case No. 3:18-cv-1783-CAB-BLM [LEAD CASE]
OnePlus Ex. 1017.

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C. "channel estimate matrices" / "matrix based on the plurality of channel estimates" / "matrix based on said plurality of channel estimates"

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	Defendants' Construction	BNR's Construction	
4	"matrix Hest for tones of different	Plain and ordinary meaning.	
5 6	frequencies, where H_{est} contains estimates of the true values of $H(t)$ "	In the alternative, to the extent the Court determines that a specific	
7		construction is warranted, BNR proposes: "one or more matrices that	
8		is based on an SVD decomposition of the estimates of the values of H(t)"	
9		· · · · · · · · · · · · · · · · · · ·	
10	The parties dispute similarly-recited terms in each of the four independent		
11	claims. Claims 1 and 11 recite "computing a plurality of <i>channel estimate matrices</i>		
12	based on signals received." Claims 21 and 2	22 recite "computing a plurality of	
13	channel estimates based on signal received [and] deriving a <i>matrix based on</i>	
14	[the / said] plurality of channel estimates."		
15	In particular, the claims recite that the	e receiving mobile terminal computes,	
16	based on signals received, an estimate of a n	matrix (H _{est}) that mathematically	
17	represents the RF channel that lies between	a transmitting device and the receiving	
18	mobile terminal. '450 at 19:14-16 (cl. 1); E	x. C (Min Op. Decl.) at ¶ 152. The key	
19	dispute is whether the channel estimate matrices are "based on an SVD		
20	decomposition." They are not because SVD	is an operation performed on a channel	
21	estimate matrix <i>after</i> the receiving mobile terminal has already computed the		
22	channel estimate matrix, as explained below.		
23	The specification further supports Det	fendants' proposed construction. In	
24	"equation [1]" of the specification, a matrix	"H" is used to represent the channel:	
25	A communications medium, suc		
26	<i>channel</i> between a transmitti receiving mobile terminal, <i>n</i>		
27	transfer system function, H.	The relationship between a	
28	time varying transmitted sig	nal, x(t), a time varying	
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1 received signal, y(t), and the systems function may be represented as shown in equation [1]: 2 3 $y(t) = H \times x(t) + n(t)$, where equation[1] 4 n(t) represents noise which may be introduced as the signal 5 travels through the communications medium and the In MIMO systems, the elements in receiver itself. 6 equation[1] may be represented as vectors and matrices. 7 '450 at 3:53-66; Ex. C (Min Op. Decl.) at ¶ 143. In other words, according to 8 equation [1], "when the transmitter transmits signal x(t), the channel modifies it with 9 H, which characterizes the channel, and the receiver receives signal Hx(t) together 10 with noise n(t), which corrupts the received signal." Ex. C (Min Op. Decl.) at ¶ 152. 11 Equation [1] is taught in introductory communication theory courses at the 12 undergraduate level and is well known among persons of ordinary skill. Id. 13 In wireless communications, the transmitted signal is subject to fading as the 14 RF channel characteristics (i.e., "H") vary over time. '450 at 1:63-65. Thus, "H 15 may be represented as a function of time, H(t)," where "t" refers to the RF channel 16 characteristics at a specific instant in time. '450 at 4:5-9; Ex. C (Min Op. Decl.) at 17 ¶ 144; Ex. D (Min Reb. Decl.) at ¶ 55. In addition, in systems designed to use 18 multiple frequencies to transmit signals,⁹ the characteristics of the channel estimate 19 matrix H(t) may differ for each tone (i.e., each different frequency) transmitted via 20 the RF channel: 21 The computations which are performed at the receiving 22 mobile terminal may constitute an estimate of the "true" 23 values of H(t) and may be known as "channel estimates". For a frequency selective channel *there may be a set of H(t)* 24 coefficients for each tone that is transmitted via the RF 25 channel. To the extent that H(t), which may be referred to 26 ⁹ The '450 patent refers to orthogonal frequency division multiplexing (OFDM) 27 based wireless communication systems, which utilize more than one frequency to 28 transmit data to a receiving mobile terminal. '450 at 3:14-21. 13 Case No. 3:18-cv-1783-CAB-BLM [LEAD CASE] *as the "channel estimate matrix"*, changes with time and to the extent that the transmitting mobile terminal fails to adapt to those changes, information loss between the transmitting mobile terminal and the receiving mobile terminal may result.

5 '450 at 4:14-24; Ex. C (Min Op. Decl.) at ¶ 144.¹⁰ Indeed, Plaintiff's expert
6 acknowledges that "channel estimate matrices" are the "H" matrices computed
7 "from signals received" by the receiving mobile terminal:

"Turning to the claim language, the method requires computing one or more *channel estimate matrices*, *H(t) from signals received* by a wireless communication device from a base station."

11 Ex. A (Madisetti Op. Decl.) at ¶ 139.

12 Consistent with the notion that a matrix H "constitute[s] an estimate of the 13 'true' values of H(t)," the patentee chose the notation "H_{est}" to represent a matrix 14 "computed by a receiving mobile terminal" that is "an estimate" of the channel. 15 '450 at 4:14-17, 8:52-56; Ex. C (Min Op. Decl.) at ¶¶ 146, 149. Furthermore, the 16 patentee explained that "a plurality of channel estimate matrices, Hest, may be 17 computed to account for each tone which may be transmitted via the RF channel." 18 '450 at 9:33-37; Ex. C (Min Op. Decl.) at ¶ 147. Thus, Defendants' construction 19 properly construes the disputed terms in view of the entire patent to mean "matrix 20 Hest for tones of different frequencies, where Hest contains estimates of the true 21 values of H(t)."

BNR's proposed construction deviates from the claim language to construe
the disputed channel estimate matrices as "based on an SVD decomposition." Ex. D
(Min Reb. Decl.) at ¶ 54; *Terlep v. Brinkmann Corp.*, 418 F.3d 1379, 1382 (Fed.

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- ²⁷ ¹⁰ The '862 patent similarly identifies an estimated "channel response" as a matrix "H." '862 at 3:14-33, 13:36-53; Ex. C (Min Op. Decl.) at ¶ 148 n.4. The named
- ²⁸ inventors of the '862 patent are also named inventors of the '450 patent.

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Cir. 2005) ("The construction of claims is simply a way of elaborating the normally
 terse claim language in order to understand and explain, but not to change, the scope
 of the claims."). But, the plain language of the claims makes clear that the channel
 estimate matrices are "based on signals received" (claims 1, 11) or "based on [the /
 said] plurality of channel estimates" (claims 21, 22).

BNR's construction also contradicts the specification. The specification
discloses that SVD decomposition is an operation performed *on* a channel estimate
matrix, and not an operation used to *derive* a channel estimate matrix:

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When computing the SVD a plurality of techniques may be utilized in performing SVD reduction *on the full channel estimate matrix*.

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Plaintiff's proposed construction also deviates from the understanding that a
person of ordinary skill would attribute to the terms. "Singular value decomposition
is an operation that you perform on [a] channel estimate matrix." Ex. F (Min Dep.
Tr.) at 79:8-10. Furthermore, a person of ordinary skill would know that the three
matrices derived from an SVD decomposition of a matrix H(t) are not "channel
estimate matrices." Ex. D (Min Reb. Decl.) at ¶ 57.

Dr. Madisetti criticizes the use of the notation " H_{est} " in Defendants' proposed construction because "the patent also used H_{up} and H_{down} to describe a 'channel estimate matrix." Ex. E (Madisetti Reb. Decl.) at ¶ 76. However, "[i]t is often the case that different claims are directed to and cover different disclosed embodiments." *Helmsderfer v. Bobrick Washroom Equip., Inc.*, 527 F.3d 1379,

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1 1383 (Fed. Cir. 2008). In the '450 patent, Hest is the only notation used (i.e., 2 "equation [2]") to describe a "channel estimate matrix which is computed by a 3 receiving mobile terminal" as required by the claim language. '450 at 8:52-65; Ex. 4 D (Min Reb. Decl.) at ¶ 59. The specification uses the notation H_{up} and H_{down} to distinguish a "reverse channel estimate matrix, Hup" (for a channel where signals are 5 received by a base station from a mobile terminal) from a "forward channel estimate 6 7 matrix, H_{down}" (for a channel where signals are received by a mobile terminal from a 8 base station). '450 at 4:66-5:7; Ex. D (Min Reb. Decl.) at ¶ 59. But, the up/down 9 notation is not relevant to the construction of the terms here for two reasons. August Tech. Corp. v. Camtek, Ltd., 655 F.3d 1278, 1285 (Fed. Cir. 2011) ("The mere fact 10 11 that there is an alternative embodiment disclosed in the asserted patent that is not 12 encompassed by our claim construction does not outweigh the language of the 13 claim, especially when the court's construction is supported by the intrinsic 14 evidence."). First, the claim language specifically limits the channel estimate 15 matrices "based on signals received by a mobile terminal from a base station" (i.e., 16 based on signals received on a forward channel). Ex. D (Min Reb. Decl.) at ¶ 59. In 17 other words, the H_{up} notation is not relevant because the claims are not directed to a 18 *reverse* channel where an estimate is based on signals received by a *base station*. 19 And, second, the H_{down} notation is not relevant because it is only used in the context 20 of embodiments in which an H_{down} channel estimate matrix is computed by the 21 transmitting mobile terminal and then sent to the receiving mobile terminal. Ex. D (Min Reb. Decl.) at ¶ 59 (citing '450 at 5:1-7, 8:12-15, 10:20-25, 14:46-49). But the 22 23 claims are specifically directed to a channel estimate matrix computed based on 24 signals received by the receiving mobile terminal, not a channel estimate matrix 25 that is sent to the receiving mobile terminal. 26 Defendants' proposed construction is supported by the patent and by the

understanding of a person of ordinary skill. BNR's proposed construction, on the

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other hand, deviates from the patent, including incorrectly incorporating an SVD
 operation. Accordingly, the Court should construe the terms to mean "matrix H_{est}
 for tones of different frequencies, where H_{est} contains estimates of the true values of
 H(t)." Ex. C (Min Op. Decl.) at ¶ 155; Ex. D (Min Reb. Decl.) at ¶ 60.

D. "coefficients derived from performing a singular value matrix decomposition (SVD)"					
Defendants' Construction	BNR's Construction				
"values in the matrices U, S, or V ^H , where	Plain and ordinary meaning.				
H _{est} =USV ^H "	In the alternative, to the extent the				
	Court determines that a specific construction is warranted, BNR				
	proposes: "values derived from a				
	singular value decomposition"				
The parties dispute similarly recited t	terms in each of the four independent				
laims. Claims 1, 11, and 22 recite "coeffic	eients derived from performing a singular				
value matrix decomposition (SVD)," and cl	aim 21 recites "coefficients from				
performing a singular value matrix decomp	osition (SVD)."				
The claims recite a receiving mobile terminal that performs a singular value					
decomposition (SVD) to obtain coefficients that are then transmitted as feedback information. As explained above, a receiving mobile terminal uses singular value decomposition (SVD) to decompose a channel estimate matrix H_{est} , into the product of three other matrices, namely the matrices U, S, and V ^H . '450 at 8:52-65; Ex. C (Min Op. Decl.) at ¶ 46; Ex. D (Min Reb. Decl.) at ¶¶ 53, 57.					
		The specification supports Defendant	ts' proposed construction. The		
		specification consistently describes the claimed SVD operation in terms of performing an SVD on the "channel estimate matrix" and in terms of performing the SVD specified by "equation [2]." '450 at 7:67-8:5, 8:52-65, 9:21-24, 9:37-42; Ex. C			
				(Min Op. Decl.) at ¶ 158. Specifically, the patent discloses a receiving mobile	
				terminal that "perform[s] SVD reduction on the full channel estimate matrix." '450	
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1 at 8:49-52; Ex. C (Min Op. Decl.) at ¶ 158. The "channel estimate matrix which is 2 computed by a receiving mobile terminal," as required by the claims, is identified by 3 the patentee using the notation H_{est} , as explained above. '450 at 8:52-65; Ex. C 4 (Min Op. Decl.) at ¶ 158. And, the mathematical expression for performing a 5 singular value decomposition on the channel estimate matrix H_{est} is set forth by the 6 specification in "equation [2]":

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 $H_{est} = USV^{H}$.

⁸ '450 at 8:52-65; Ex. C (Min Op. Decl.) at ¶ 159. A person of ordinary skill would ⁹ understand that the matrices U, S, and V^H include coefficient "values." '450 at 9:37-42; Ex. C (Min Op. Decl.) at ¶ 159. The specification discloses no other SVD ¹¹ operations. Ex. C (Min Op. Decl.) at ¶ 160; *Phillips v. AWH Corp.*, 415 F.3d 1303, ¹² 1315 (Fed. Cir. 2005) (stating that the specification "is the single best guide to the ¹³ meaning of a disputed term" and is usually "dispositive.").

BNR's proposed construction is not a construction at all. BNR merely
replaces the word "coefficients" with the word "values" without identifying what
"values" are derived from performing the singular value decomposition. Ex. C (Min
Op. Decl.) at ¶ 161. But, as explained above, the specification discloses the use of
SVD only to derive the coefficient values in matrices U, S, and V^H from a channel
estimate matrix H_{est}.

Dr. Madisetti criticizes Defendants' proposed construction because it "flows"
from the construction of the "channel estimate matrices" term. Ex. E (Madisetti
Reb. Decl.) at ¶ 83. But, as explained above, H_{est} is the only notation used in the
specification with respect to the claimed embodiments. Ex. D (Min Reb. Decl.) at
¶¶ 59, 64.

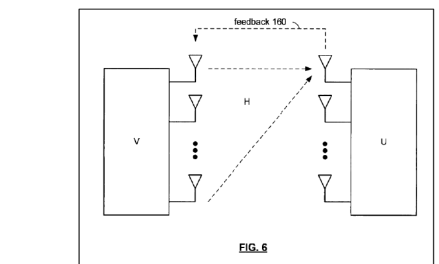
Accordingly, the Court should construe the terms to mean "values in the
matrices U, S, or V^H, where H_{est}=USV^H." Ex. C (Min Op. Decl.) at ¶ 162; Ex. D
(Min Reb. Decl.) at ¶ 65.

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V. U.S. PATENT NO. 8,416,862

A. Technology Background

The '862 patent also relates to beamforming in wireless communication
systems. '862 (Doc. No. 1-6) at 1:20-22. "FIG. 6 is a schematic block diagram of a
beamforming wireless communication where H=UDV*."¹¹ Id. at 12:47-51.



According to the specification, a receiving wireless device must provide
feedback information "for a transmitter to properly implement beamforming (i.e.,
determine the beamforming matrix [V])." *Id.* at 3:14-19. This is illustrated as
"feedback 160" in Figure 6.

Similar to the '450 patent, the '862 patent discloses that the receiver may use
SVD to decompose a channel estimate matrix (H) to obtain the matrix (V). *Id.* at
3:26-33. The '862 patent further discloses that the receiving wireless device may
then transform the matrix (V) "using a QR decomposition operation such as a

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¹¹ Both the '450 and the '862 patents disclose that a matrix H may be decomposed into the product of three other matrices using SVD. However, whereas the '450 patent uses the notation "V^H" for one of the three matrices, the '862 patent uses the notation "V^{*}" to represent the same thing. Ex. C (Min Op. Decl.) at ¶¶ 44, 46 n.1; Ex. D (Min Reb. Decl.) at ¶ 53 n.1.

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Givens Rotation operation to produce the transformer beamforming information."¹²
 Id. at Abstract, 3:49-51, 15:34-38. Based on the transmitter beamforming
 information that is fed back, the transmitting wireless device may determine the
 beamforming matrix (V). *Id.* at 10:2-6, 10:59-60.

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B. Person of Ordinary Skill in the Art ("POSITA")

6 The parties' experts generally agree on the level of ordinary skill for the '862 patent and their opinions are not affected by any differences. Dr. Min states that a 7 POSITA would have had a Bachelor's degree in Electrical Engineering, Computer 8 9 Engineering, Computer Science, or a related field, and at least 2 to 4 years of 10 experience in the field of wireless communication, or a person with equivalent education, work, or experience in this field. Ex. C (Min Op. Decl.) at ¶¶ 167-69; 11 12 Ex. D (Min Reb. Decl.) at ¶ 66. Dr. Madisetti largely agrees. Ex. A (Madisetti Op. 13 Decl.) at ¶ 88.

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C. "decompose the estimated transmitter beamforming unitary matrix (V) to produce the transmitter beamforming information"

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16	Defendants' Construction	BNR's Construction	
17	"factor the estimated transmitter beamforming unitary matrix (V) to	Plain and ordinary meaning.	
18	produce a reduced set of angles"	In the alternative, to the extent the	
19		Court determines that a specific construction is warranted, BNR	
20		proposes: "factor the estimated	
21		transmitter beamforming unitary matrix (V) to produce a reduced	
22		number of quantized coefficients"	
23	L		
24	Claim 9 of the '862 patent recites "a b	baseband processing module operable	
25	to: decompose the estimated transmitter	beamforming unitary matrix (V) to	
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27	¹² QR decomposition is a linear algebra technique to decompose (factor) a given matrix into the product of two other matrices (Q and R). Ex. C (Min Op. Decl.) at		
28	¶ 174.	s (Q and R). Ex. C (Min Op. Deci.) at	
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produce the transmitter beamforming information." The parties agree that the first
 part of this term—"decompose the estimated transmitter beamforming unitary
 matrix (V) to produce . . ."—should be construed to mean "factor the estimated
 transmitter beamforming unitary matrix (V) to produce . . .". The parties dispute,
 however, whether the decomposition operation produces "a reduced number of
 quantized coefficients" or "a reduced set of angles."

Claim 9 recites a matrix (V) that is determined based, in part, upon the
"channel response" matrix H. '862 at 3:30-33 ("H is the channel response."). The
claim then recites "decompos[ing]" that matrix V "to produce the transmitter
beamforming information" for sending to the transmitting wireless device.

11 Defendants' proposed construction is supported by the specification. The specification discloses that the matrix (V) is in the form of polar coordinates (which 12 includes angles) and decomposition of the matrix (V) produces a reduced set of 13 angles. '862 at 9:59-62, 10:2-6; Ex. C (Min Op. Decl.) at ¶ 176. The specification 14 15 further discloses that "[t]he receiving wireless device may transform the estimated 16 transmitter beamforming unitary matrix [(V)] using a QR decomposition operation 17 such as a Givens Rotation operation to produce the [transmitter] beamforming information." '862 at Abstract; Ex. C (Min Op. Decl.) at ¶ 174 n.6. The term "QR 18 19 decomposition . . . refers to a linear algebra technique to decompose a given matrix 20 into the product of two other matrices (Q and R)," and is also known as "QR 21 factorization." Ex. C (Min Op. Decl.) at ¶ 174. The patent explains that the Givens Rotation reduces the number of angles 22

needed as feedback to the transmitting wireless device. The Givens Rotation
operation is disclosed in Figures 7 and 8. '862 at 4:15-20; Ex. C (Min Op. Decl.) at
¶ 175. In describing Figure 7, the specification explains that some of the angles are
redundant. '862 at 13:65-67; Ex. C (Min Op. Decl.) at ¶ 176. Thus, a reduced set of
angles is produced by decomposing the matrix V:

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With a decomposed matrix form for the estimated 1 transmitter beamforming matrix (V), the set of angles fed 2 back to the transmitting wireless device are reduced. 3 '862 at 13:67-14:3. In describing Figure 8, the specification discloses "using a 4 Givens Rotation to produce the transmitter beamforming information (step 806)." 5 Id. at 14:31-36; Ex. C (Min Op. Decl.) at ¶ 177. The specification unequivocally 6 confirms that the Givens Rotation produces the "transmitter beamforming 7 information" feedback: 8 The products of this Givens Rotation are the transmitter 9 beamforming information. 10 '862 at 14:36-37. Indeed, the specification confirms that the transmitter may 11 regenerate the V matrix using just the reduced set of angles produced by the Givens 12 Rotation. Id. at 10:2-6; 10:38-60; Ex. C (Min Op. Decl.) at ¶ 178. 13 The specification further supports the objective to reduce the number of 14 angles needed for feedback by reference to a Givens Rotation performed on a 2×2 15 transmitting beamforming matrix (V). '862 at 14:63-15:8. As shown below, the 16 specification discloses a 2×2 matrix (V), which includes the following four 17 coefficients: 18 $\cos\psi_1, \cos(\frac{\pi}{2} - \psi_1), \sin\psi_1 e^{j(\pi + \phi_2)}, \text{ and } \sin(\frac{\pi}{2} - \psi_1) e^{j\phi_2}.$ 19 $V = \begin{bmatrix} \cos\psi_1 & \cos\left(\frac{\pi}{2} - \psi_1\right) \\ \sin\psi_1 e^{j(\pi + \phi_2)} & \sin\left(\frac{\pi}{2} - \psi_1\right) e^{j\phi_2} \end{bmatrix}$ 20 21 22 '862 at 14:63-15:8; Ex. F (Min Dep. Tr.) at 90:7-25.13 From this exemplary matrix 23 24 V, the Givens Rotation produces just two angles (ψ and ϕ) as the transmitter 25 beamforming information. 26 ¹³ In trigonometry, " $\cos x$ " represents the cosine function of an angle x and " $\sin y$ " 27 represents the sine function of an angle y. Thus, for example, " $\cos \psi_1$ " represents 28 the cosine of an angle ψ_1 . 22 Case No. 3:18-cv-1783-CAB-BLM [LEAD CASE] 1

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 $= \begin{bmatrix} 1 & 0 \\ 0 & e^{j\phi} \end{bmatrix} \begin{bmatrix} \cos\psi & \sin\psi \\ -\sin\psi & \cos\psi \end{bmatrix}$

'862 at 15:1-8; Ex. F (Min Dep. Tr.) at 90:20-25. Furthermore, a person of ordinary skill would understand that a transmitter can construct the beamforming matrix (V) from just the angles ψ and ϕ . Ex. F (Min Dep. Tr.) at 103:12-104:2. "If you know those two, you know what V is." *Id.* at 93:14-19.

7 Plaintiff's proposed construction should be rejected because: (1) it 8 incorporates a quantization operation that is not part of any mathematical 9 decomposition operation, and (2) it fails to recognize the stated objective of the 10 invention to reduce the set of angles. Plaintiff's proposed construction deviates 11 from the claim language by improperly construing the term "decompose" to include 12 a quantization operation. But, according to the claim, "transmitter beamforming 13 information" is produced by "decompos[ing]" the matrix (V), not by quantizing 14 coefficients (or angles). "[D]ecomposition has nothing to do with quantization." 15 Ex. F (Min Dep. Tr.) at 92:17-20. Quantization refers to an operation to transform 16 data into integer values. Ex. C (Min Op. Decl.) at ¶ 180. A person of ordinary skill 17 would understand that neither a Givens Rotation, nor any other QR decomposition 18 operation, produces "quantized" values. Id. "The quantization is something that 19 you apply on top of decomposition, [a]fter you decompose using the Givens 20 Rotation." Ex. F (Min Dep. Tr.) at 102:1-3.

Plaintiff's proposed construction also fails to recognize that the Givens
Rotation operation produces transmitter beamforming information in the form of
angles. As the patent explains, the basis for using a Givens Rotation is to reduce the
number of angles needed for the transmitter beamforming information, not
coefficients. Ex. C (Min Op. Decl.) at ¶ 180; '862 at 13:65-14:3 ("some of [the]
angles of the Givens Rotation are redundant"), 10:2-6 ("The beamforming module
132 determines the beamforming unitary matrix V from feedback information from

the receiver, wherein the feedback information includes a calculated expression of 1 2 the beamforming matrix V having *polar coordinates*."). And as Dr. Min explained, 3 for a 2×2 matrix V the Givens Rotation produces two angles as the transmitter 4 beamforming information. Ex. C (Min Op. Decl.) at ¶ 178; Ex. F (Min Dep. Tr.) at 5 90:7-25; see also '862 at 15:38-40 ("For a 3×3 estimated transmitter beamforming matrix (V), from Givens Rotation, six angles in total (ϕ_{22} , ϕ_{23} , ϕ_{33} , ψ_{12} , ψ_{13} , ψ_{23}) are 6 7 required."); 15:49-51 ("For a 4×4 estimated transmitter beamforming matrix (V)," 8 twelve angles are required.).

Accordingly, the Court should reject Plaintiff's proposed construction and
construe the disputed terms to mean "factor the estimated transmitter beamforming
unitary matrix (V) to produce a reduced set of angles." Ex. C (Min Op. Decl.) at
¶ 181; Ex. D (Min Reb. Decl.) at ¶ 70.

- 13 **VI.** U.S. PATENT NO. 6,941,156
- 14

A. Technology Background

The '156 patent is directed to inter-technology handovers by "transferring a
communication link between two different modes of a multimode cell phone." '156
(Doc. No. 15-6) at Abstract. The specification discloses that the "invention
generally relates to piconet wireless networks," and "[m]ore particularly . . . to the
use of a combination 3-in-1 cell phone/cordless telephone/walkie-talkie device."
'156 at 1:6-10.

21

B. Person of Ordinary Skill in the Art ("POSITA")

The parties' experts generally agree on the level of ordinary skill for the '156 patent and their opinions are not affected by any differences. Dr. Min states that a POSITA would have had a Bachelor's degree in Electrical Engineering, Computer Engineering, Computer Science, or a related field, and at least 2 years of experience in the field of wireless communication, or be a person with equivalent education, work, or experience in this field. Ex. C (Min Op. Decl.) at ¶¶ 70-73; Ex. D (Min

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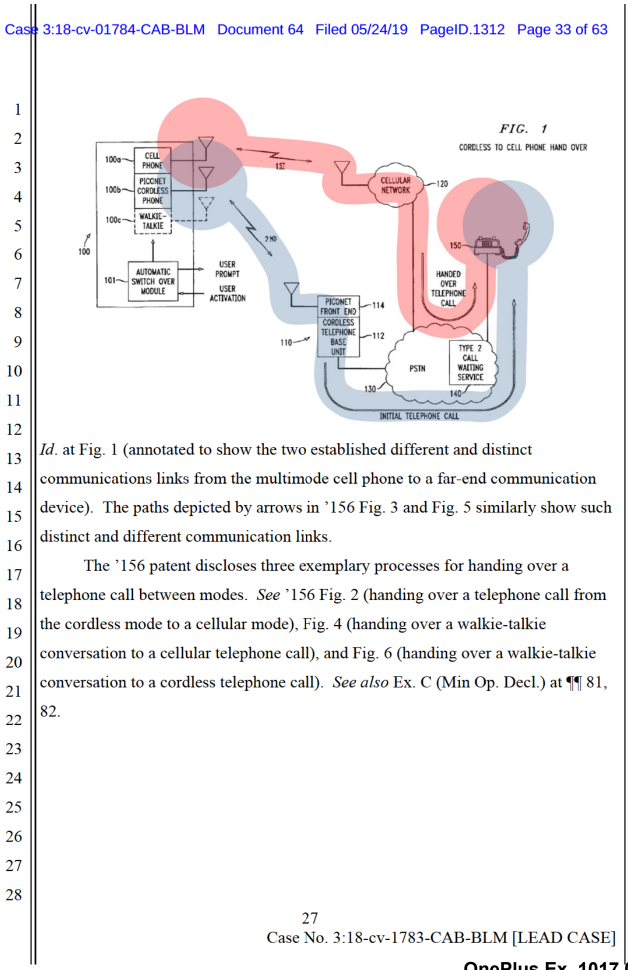
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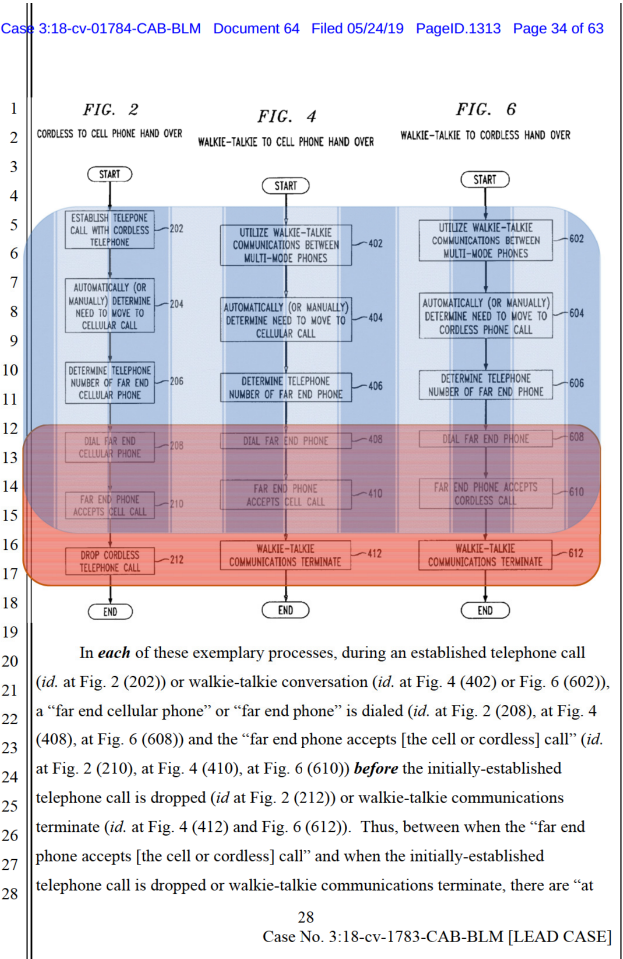
Reb. Decl.) at ¶ 20. Dr. Madisetti largely agrees. Id. ("a bachelor's degree in 1 electrical engineering, computer engineering, computer science or similar field, and 2 two to three years of experience in digital communications systems, such as wireless 3 communications systems and networks, or equivalent."); Ex. A (Madisetti Op. 4 Decl.) at ¶ 45. 5

5	C. "simultaneous communication paths from said multimode cell phone" (cl. 1)		
8	Defendants' Construction	BNR's Construction	
9	"at least two established distinct and	Plain and ordinary meaning.	
10 11	different communication links from said multimode cell phone to a far-end communication device, at the same time"	In the alternative, to the extent the Court determines that a specific construction is warranted, BNR	
12		proposes: "two or more active links at the same time from said multimode cellphone"	
14	The term "simultaneous communication paths from said multimode cell		
15	phone" should be construed to mean "at least two established distinct and different		
16	communication links from said multimode cell phone to a far-end communication		
7	device, at the same time" as proposed by Defendants. To provide context, the claim		
18	limitation at issue recites:		
19 20 21	a module to establish simultaneous communication paths from said multimode cell phone using both said cell phone functionality and said RF communication functionality		
22	'156 at 8:19-22.		
23	Moreover, the term "simultaneous con	mmunication paths from said multimode	
24	cell phone" as used in the claims is understandable to a person of ordinary skill in		
25	the art to mean "at least two established distinct and different communication links		
26	from said multimode cell phone to a far-end communication device, at the same		
27	time." Ex. C (Min Op. Decl.) at ¶ 77. This is well-described within the '156 patent		
28	specification, and Federal Circuit precedent is clear that the specification is always		
	25 Case No. 3	:18-cv-1783-CAB-BLM [LEAD CASE]	
1	1	OnePlus Fx 1017	

OnePlus Ex. 1017.0031 IPR2022-00048

1	"highly relevant" to claim construction analysis and is the "single best guide to the			
2	meaning of a disputed term." Phillips, 415 F.3d at 1315 (quoting Vitronics Corp. v			
3	Conceptronic, Inc., 90 F.3d 1576, 1582 (Fed. Cir. 1996) (quotation marks omitted)).			
4	As confirmed by Defendants' expert, Dr. Min, the '156 patent explains that a			
5	handover between modes is made possible while the multimode cell phone is on a call (using one mode) by the multimode cell phone's simultaneous operation (in			
6				
7	another mode) to establish a secondary "communication link therebetween" the two			
8	parties. See Ex. C (Min Op. Decl.) at \P 79. The '156 specification describes this as:			
9	Preferably, more than one mode of the multimode cell phone 100			
10	may operate simultaneously, allowing the establishment of a secondary communication path in the background, allowing easy and quick switch			
11	over as desired or required. For instance, while operating in a cell			
12	phone mode, the automatic switch over module 101 of the multimode cell phone 100 may detect walkie-talkie communication activity from			
13	the far party's multimode cell phone 100, and establish a			
14	 <i>communication link therebetween</i> even while the two parties remain in a cell phone conversation. '156 at 3:64-4:6 (emphasis in original (bold) and added (bold italics)). The 			
15				
16	specification further explains that "[b]y automatically changing the mode of the			
17	multimode cell phone 100 (preferably subsequent to a prompt to the user for			
18	permission to transfer), the conversation or other communication between the			
19	parties is transferred to the newly established cell phone call." <i>Id.</i> at 4:23-27; Ex. C			
20	(Min Op. Decl.) at ¶ 79.			
21	Defendants' proposed construction is also supported by '156 Fig. 1, which			
22	depicts the "initial telephone call" and the "handed over telephone call" as separate			
23	and unique arrows (<i>i.e.</i> , "distinct and different communication links") to "far end			
24	telephone 150" (<i>i.e.</i> , "far-end communication device"). A person of ordinary skill in			
25	the art would also understand '156 Fig. 1 to support Defendants' proposed			
26	construction. See Ex. C (Min Op. Decl.) at ¶ 80.			
27				
28	26			
	Case No. 3:18-cv-1783-CAB-BLM [LEAD CASE]			
	OnePlus Ex. 1017.			





OnePlus Ex. 1017.0034 IPR2022-00048

1 least two established distinct and different communication links from said 2 multimode cell phone to a far-end communication device, at the same time." See 3 also Ex. C (Min Op. Decl.) at ¶ 82, 83. This can be seen in the annotated figures 4 above where the initially-established call or communication is shown in blue 5 vertical stripes, and the dialing and establishment of the far end phone is shown in 6 red horizontal stripes, with the period when both links are established shown in 7 purple cross-hatch (due to the simultaneous links). Thus, the patent confirms that 8 the simultaneous links are established using different modes of the multimode 9 cellphone.

10 Additionally, the '156 specification even describes that the initial 11 communication path may be maintained for a period of time after the handover. '156 at 5:4-6 ("In step 212, the old communication path (in this case the cordless 12 telephone call) is dropped, perhaps after a desirable delay (e.g., after 5 seconds)"). 13 14 This delay period may even be increased, to facilitate a switchover back to the initial 15 communication path if the switchover does not succeed. Id. at 6:41-44 ("[i]n the 16 unlikely event that the switchover does not succeed, the switchover is preferably 17 delayed (e.g., for 10 seconds or more) to allow the users to switch back to the initial 18 telephone call or communication path"). See also Ex. C (Min Op. Decl.) at ¶ 84. 19 This supports Defendants' proposed construction that the simultaneous links are to a 20 far-end communication device.

The specification disclosure (at 3:29-33) that Call Waiting is used "to switch
the far end telephone from one line to the other" further supports Defendants'
construction. Dr. Min has also explained that "[a] POSITA would understand that
the specification is explaining that Call Waiting is used by the far end telephone
device to switch between two established distinct and different communication links
from said multimode cell phone to a far-end communication device." Ex. C (Min
Op. Decl.) at ¶ 85.

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29

1 BNR's proposed construction of "two or more active links at the same time 2 from said multimode cellphone" 1) fails to account for the '156 patent's disclosure 3 that the claimed invention is directed to handovers between different modes of a 4 multimode cell phone, as discussed above; 2) is confusing inasmuch as it uses but 5 does not explain the meaning of the term "active" (which could have several meanings to a POSITA); 3) provides no basis to ascertain both end points of the 6 7 "simultaneous communication path" which a POSITA would recognize as necessary 8 to define a "communication path"; and 4) conflicts with the prosecution history of 9 the '156 patent. See also Ex. C (Min Op. Decl.) at ¶ 86-91; Ex. D (Min Reb. Decl.) 10 at ¶¶ 22-24.

As confirmed by Defendants' expert Dr. Min, "an active link" could have at least two meanings to a POSITA: (1) "a link maintaining transmission and reception of data"; and (2) "a link simply maintaining the connected state without transmitting and receiving data." Ex. C (Min Op. Decl.) at ¶ 86. With respect to the latter meaning, "[a] POSITA would have known that a multimode cell phone could be connected to another device without exchanging data for a certain period of time before it is timed out." *Id.* This lack of clarity is problematic.

Additionally, a POSITA would understand that a communication path must have two end-points, one at the multimode cell phone and another at a far-end communication device. Ex. C (Min Op. Decl.) at ¶ 87. Defendants' proposed construction is consistent with the '156 specification's disclosure that the communication path is from "said multimode cell phone to a far-end communication device," as discussed above.

The conflict with the prosecution history is problematic, as applicant expressly amended the claims and made arguments during prosecution of the application that became the '156 patent to overcome an Office Action rejecting all original claims as anticipated by U.S. Patent No. 5,842,122 to Schellinger et al.

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30

1	("Schellinger"). See Ex. G (prosecution history excerpt: Office Action mailed Dec.			
2	8, 2004 (BNR-SDCA00000059–66)). This amendment and argument contradicts			
3	BNR's construction. "Any explanation, elaboration, or qualification presented by			
4	the inventor during patent examination is relevant, for the role of claim construction			
5	is to 'capture the scope of the actual invention' that is disclosed, described, and			
6	patented." Fenner Invs., Ltd. v. Cellco P'ship, 778 F.3d 1320, 1323 (Fed. Cir.			
7	2015). "[T]he interested public has the right to rely on the inventor's statements			
8	made during prosecution without attempting to decipher whether the examiner relied			
9	on them or how much weight they were given." Id. at 1325. "[T]he prosecution			
10	history (or file wrapper) limits the interpretation of claims so as to exclude any			
11	interpretation that may have been disclaimed or disavowed during prosecution in			
12	order to obtain claim allowance." Standard Oil Co. v. Am. Cyanamid Co., 774 F.2d			
13	448, 452 (Fed. Cir. 1985); see also Tech. Props. Ltd. LLC v. Huawei Techs. Co.,			
14	Ltd., 849 F.3d 1349, 1359 (Fed. Cir. 2017) (finding disclaimer and explaining "we			
15	hold patentees to the actual arguments made, not the arguments that could have been			
16	made").			
17	Schellinger discloses an "automatic handoff operation" when portable cellular			
18	cordless (PCC) radiotelephone 101 "moves out of range of the cordless telephone			
19	system and is in the coverage area of the cellular telephone system." Schellinger at			
20	6:61-7:6, 7:50-8:3:			
21	In accordance with the preferred embodiment of the present			
22	invention, a call in process between the PCC 101 operating in a cellular telephone system 103 and a calling party is handed off from the cellular			
23	telephone system 103 to the cordless telephone system by producing a			
24	three way call through the cellular telephone system 103, at block 716, between the PCC 101, the other party and the landline phone number			
25	of the cordless base station 115. In FIG. (2 the cordless base station 115 maximum the handeff			
26	In FIG. 6-2 the cordless base station 115 receives the handoff from cellular to cordless request at block 617 and answers the landline			
27	leg of the three way call at block 619 to open communication between the other party and the cordless have station 115. The BCC 101 is now			
28	the other party and the cordless base station 115. The PCC 101 is now			
	31 Case No. 3:18-cv-1783-CAB-BLM [LEAD CASE]			
	OnePlus Ex. 1017.			

OnePlus Ex. 1017.0037 IPR2022-00048

1					
1	in a cordless phone call with the calling party at block 621. In FIG. 7A the PCC 101 operating in the cellular telephone system 103 ends the				
2	cellular leg of the three way call at block 718 to terminate cellular				
3	system communication between the PCC 101 and the other party. Thus, a call in process is handed off from the cellular telephone system 103				
4	to the cordless telephone system when the PCC 101 relocates from the				
5	cellular telephone system 103 to the cordless telephone system.				
6	Applicant amended the claims to overcome Schellinger, adding to claim 1 "a				
7	module to establish simultaneous communication paths from said multimode cell				
8	phone using both said cell phone functionality and said RF communication				
9	functionality." See Ex. H (prosecution history excerpt: Response to Office Action				
10	filed January 6, 2005 (BNR-SDCA0000073)) at 2. Applicant argued that				
11	"Schellinger discloses a dual mode cellular cordless portable radiotelephone that is				
12	capable of ONE mode of communication, or the OTHER, BUT NOT BOTH				
13	SIMULTANEOUSLY." See Ex. H (prosecution history excerpt: Response to Office				
14	Action filed January 6, 2005 (BNR-SDCA0000078)) at 7 (emphasis in original).				
15	The applicant also argued that:				
16	according to Schellinger, automatic forwarding systems of a				
17 18	<u>central office</u> are implemented to allow handoff of a call a call in process if handed off by producing a THREE WAY CALL <u>through the</u>				
10	<u>cellular telephone system</u> (i.e., NOT through the cell phone itself). To finally implement the handoff, the cell phone switches to a landline leg				
20	of a three way call (set up by a central office and/or cellular telephone				
20	system), and the initial call is dropped.				
21	See id. at 8 (BNR-SDCA00000079) (emphasis in original). ¹⁴				
22	However, as discussed by Dr. Min, a POSITA would understand that the three				
24	way call disclosed by Schellinger reflected two links from the radiotelephone to the				
25	telephone network: one link from the radiotelephone that terminated at the cellular				
26					
27	¹⁴ The examiner allowed the amended claims in response to applicant's arguments.				
28	See Ex. I (prosecution history excerpt: Notice of Allowance mailed Apr. 26, 2005				
20	(BNR-SDCA0000084)). 32				
	Case No. 3:18-cv-1783-CAB-BLM [LEAD CASE]				
	OnePlus Ex. 1017.				

telephone system, and another link from the radiotelephone's cordless base station 1 2 that terminated at a central office and/or cellular telephone system. See Ex. C (Min Op. Decl.) at ¶ 90-91; Ex. D (Min Reb. Decl.) at ¶ 24. Thus, BNR's proposed 3 4 construction of "two or more active links at the same time from said multimode 5 cellphone" would encompass communication paths that terminate at the telephone 6 network, just as Schellinger disclosed and against which applicants explicitly 7 distinguished. Thus applicants explicitly disavowed claim scope that would 8 encompass handovers produced by "a three way call through the cellular telephone 9 system." BNR's proposed construction therefore cannot be correct, as it is 10 unsupported.

In contrast, Defendants' construction has no such issues as it clarifies that the 11 handover is accomplished by two distinct and different links to the far-end 12 13 communication device (and not a three way call through the telephone system (i.e., 14 two links to the telephone system)). Indeed, the Examiner's rejection stated that 15 "Schellinger teaches . . . an automatic switch over module . . . operable to switch a 16 communication path established on one of said cell phone functionality and said 17 RF communication functionality, with another communication path later 18 established on the other of said cell phone functionality and said RF 19 communication functionality." See Ex. G (prosecution history excerpt: Office 20 Action mailed Dec. 8, 2004 (BNR-SDCA00000061)) at 2-3 (emphasis added). 21 BNR appears to be wholesale importing limitations from a different *method* claim, 22 independent claim 4, which explicitly recites "[a] method of . . . establishing from 23 said multimode cell phone said second type RF communication link while said first 24 type RF communication link remains active at said multimode cell phone" ('156 at 25 8:47-50, emphasis added), despite not asserting independent claim 4 or any of its 26 dependent claims 5-10 against any of the Defendants. Accordingly, Defendants respectfully submit that the term "simultaneous communication paths from said 27 28

multimode cell phone" be construed as "at least two established distinct and
 different communication links from said multimode cell phone to a far-end
 communication device, at the same time," as supported by the '156 specification and
 prosecution history disclosure, and as would be understood by a person of ordinary
 skill in the art.

6 7 D. "a module to establish simultaneous communication paths from said multimode cell phone using both said cell phone functionality and said RF communication functionality" (cl. 1)

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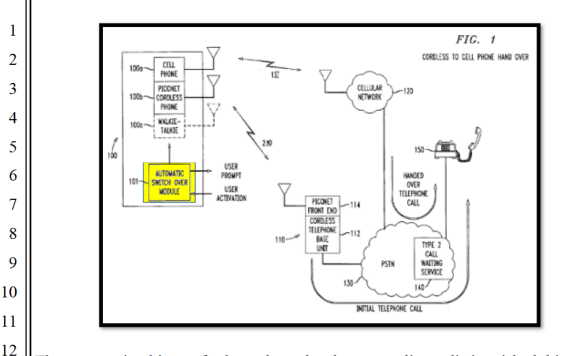
Ι

1. This Term Is Subject to § 112 ¶ 6 (Means-Plus-Function)

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9	Defendants' 112 ¶ 6	BNR's 112 ¶ 6	
10	Contention	Contention	
11	This is a 112 ¶ 6 claim element.	Not a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "module to establish	
12		simultaneous communication paths from said	
13		multimode cell phone using both said cell phone	
14		functionality and said RF communication functionality" is itself sufficient structure. A POSA would know this is	
15		a structure for RF communications through a genus of RF communication types well known in the art.	
16		Re communication types wen known in the art.	
17	As an initial matter, <i>all Defendants agree</i> this term is <i>subject to $112 \P 6$</i>		
18	because it uses the nonce word "module" and "recites function" (<i>i.e.</i> , "establish[ing]		
19	simultaneous communication paths ") "without reciting sufficient structure for		
20	performing that function." Williamson v. Citrix Online, LLC, 792 F.3d 1339, 1348,		
21	1350 (Fed. Cir. 2015). The intrinsic evidence supports this conclusion.		
22	Starting with the claim language, this term recites a "module" "to establish		
23	simultaneous communication paths" The term "module" is a generic term that		
24	lacks structure. Williamson, at 1350 ("Module' is a well-known nonce word that		
25	can operate as a substitute for 'means' in the context of § 112, para. 6		
26	'[M]odule' is simply a generic description for software or hardware that performs a		
27	specified function."). The	e remainder of the term also lacks structure, as it solely	
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		34	
		Case No. 3:18-cv-1783-CAB-BLM [LEAD CASE]	

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1	describes the function of the module ("to establish simultaneous communication
2	paths"), but provides no structure to do so.
3	Turning next to the intrinsic evidence, it reiterates the function and points to
4	the "automatic switch over module 101," which purports to perform the function of
5	establishing simultaneous communication paths. The other references to the
6	automatic switch over module are similar:
7	"Preferably, more than one mode of the multimode cell phone 100 may operate <i>simultaneously</i> , allowing the establishment of a secondary
8	communication path in the background, allowing easy and quick switch over as desired or required. For instance, while operating in a cell phone mode, the
9	automatic switch over module 101 of the multi mode cell phone 100 may
10	detect walkie-talkie communication activity from the far party's multimode cell phone 100, and <i>establish a communication link therebetween even while</i> <i>the two parties remain in a cell phone conversation</i> ." '842 at 4:1-6
11	(emphasis added).
12	"An <i>automatic switch over module</i> is in communication with both the cell phone functionality and the RF communication functionality. The <i>automatic</i>
13	<i>switch over module</i> operates to switch a communication path established on either the cell phone functionality or the RF communication functionality,
14	with another communication path established on the other of the cell phone functionality and the RF communication functionality." '842 at 1:54-61
15	(emphasis added).
16	"Importantly, an <i>automatic switch over module 101</i> is in communication with each communication path functionality, e.g., with the cell phone functionality
17	100a, the piconet cordless telephone functionality 100b, and the walkie-talkie functionality 100c." '842 at 3:56-60 (emphasis added).
18	Automatic switch over module 101 is also depicted in FIG. 1, which similarly
19	provides a black box with the same words:
20	provides a black box with the same words.
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	35 Case No. 3:18-cv-1783-CAB-BLM [LEAD CASE]
	OnePlus Ex. 1017.004



The prosecution history further echoes the above: applicant distinguished this limitation from the prior art by its function only, not by any sort of distinguishing structure. Ex. J (Wells Op. Decl.) at Ex. E ('156 file history excerpt) at 8 (stating that the asserted prior art reference "fails to disclose simultaneous communication paths from a multimode cell phone").

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17 Further, like the claim at issue in *Williamson*, although portions of this term 18 "describe certain inputs and outputs at a very high level" (e.g., cell phone 19 functionality and RF communication functionality), neither the term (nor the claim) 20 describes how the module interacts with other components in the multimode cell phone in a way that imparts structure to this claim term. 792 F.3d at 1351.

22 BNR asserts that this term is not subject to 112 ¶ 6 because, according to its 23 expert, "a POSITA, viewing the term in light of the specification, would understand 24 that it refers to a class of structures within multimode cell phones that negotiate and 25 control each of the modes of communication, namely cellular, RF communication 26 (other than cellular) including piconet, walkie-talkie, and such genus of RF 27 communications." Ex. A (Madisetti Op. Decl.) at ¶ 5. BNR's expert supports his 28

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OnePlus Ex. 1017.0042 IPR2022-00048

1 statement by generally referencing various technologies disclosed in the 2 specification-but fails to point to any evidence that connects that technology with 3 "establish[ing] simultaneous communication paths from said multimode cell phone 4 using both said cell phone functionality and said RF communication functionality," 5 as the functional language requires. See, e.g., Ex. A (Madisetti Op. Decl.) at ¶ 59-60. In short, BNR fails to identify any structure for the module's functional 6 7 language. Thus, the claim term is properly analyzed as being a means-plus-function 8 limitation.

9

2. Corresponding Function and Structure

10	Huawei & Coolpad's	BNR's Alternative Construction
11	Proposed Function &	
	Structure	
12	Function: "establish	In the alternative, to the extent the Court determines
13	simultaneous communication paths	that this claim is governed by 112 ¶ 6, BNR proposes the following Function and Structure, and disagrees
14	from said multimode cell	that the term is indefinite for lack of corresponding
15	phone using both said cell phone functionality	structure:
16	and said RF	<u>Function</u> : establish simultaneous communication paths from said multimode cell phone using both said
17	communication functionality"	cell phone functionality and said RF communication
18	-	functionality
19	Structure: Fig. 1 (element 101); Fig. 2	<u>Structure</u> : Corresponding structure for the alleged function exists in at least the following portions of the
20	steps 202-208; Fig. 4	patent specification, or their equivalents: Figs. 1, 3,
21	steps 402-408; 4:50-67; 7:1-16.	Col. 3:48–4:49; 4:54–5:62; 6:3–55; 6:60–8:5
22		
23	Applying 112 ¶ 6, <i>all</i>	Defendants agree that the corresponding function for
24	this term is, as stated in the	limitation, "establish simultaneous communication paths
25	from said multimode cell ph	one using both said cell phone functionality and said RF
26	communication functionality	y." This matches BNR's alternative construction.
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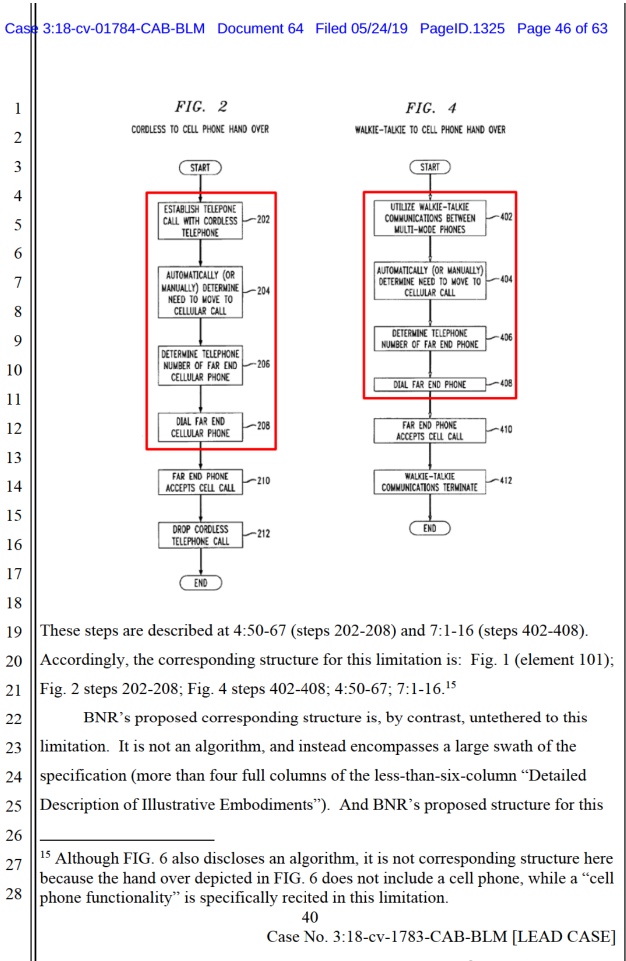
1 Regarding the corresponding structure, to the extent the Court does not agree 2 with ZTE and Kyocera that this term is indefinite for a lack of structure, Huawei 3 and Coolpad first note that since the "module to establish simultaneous 4 communication paths" limitation is a processor-implemented means, the 5 corresponding structure must include an algorithm performed by a processor to accomplish the recited function. Williamson, 792 F.3d at 1352 ("In cases such as 6 7 this, involving a claim limitation that is subject to § 112, para. 6 that must be 8 implemented in a special purpose computer, this court has consistently required that 9 the structure disclosed in the specification be more than simply a general purpose 10 computer or microprocessor. We require that the specification disclose an algorithm for performing the claimed function."); In re Aoyama, 656 F.3d 1293, 1297 (Fed. 11 Cir. 2011); WMS Gaming Inc. v. Int'l Game Tech., 184 F.3d 1339, 1349 (Fed. Cir. 12 1999). BNR does not appear to dispute that this module is implemented by a 13 processor. See, e.g., Ex. A (Madisetti Op. Decl.) at ¶ 66 (referencing the "software 14 15 and hardware" that perform this function), ¶ 64 (stating that an example of the module is "an integrated circuit"). According to the Federal Circuit, "[t]he 16 17 algorithm may be expressed as a mathematical formula, in prose, or as a flow chart, 18 or in any other manner that provides sufficient structure." Williamson, 792 F.3d at 19 1352.

20 For purposes of identifying the corresponding structure, this term is best 21 considered in conjunction with the next term (the "automatic switch over module 22 ..."). These two limitations split a handover process into two sequential parts, where 23 the "module to establish simultaneous communication paths" acts before the "automatic switch over module." For example, the "automatic switch over module" 24 25 uses the term "established" (past tense) to refer to the communication paths that are 26 being switched—meaning that, after the simultaneous communication paths have 27 been "established" (by the "module to establish simultaneous communication

28

paths"), the switching between the communication paths occurs (function of the
 "automatic switch over module").

3	The '156 specification discloses flow charts in FIG. 2, steps 202-208 and FIG.
4	4, steps 402-408 that the "multimode cell phone 100" and its "automatic switch over
5	module 101" perform to establish simultaneous communication paths and perform
6	the hand over. '156 at 3:49-4:6, 4:50-5:6, 7:1-26, FIGS. 2, 4. The figures depict
7	hand overs from cordless to cell phone (FIG. 2) and from walkie-talkie to cell phone
8	(FIG. 4) and the patent describes that these algorithms can be applied in the
9	converse scenarios (i.e., from cell phone to cordless; from cell phone to walkie-
10	talkie). '156 at 3:64-4:6, 5:8-20, 6:60-67. Because this limitation requires
11	"establish[ing] simultaneous communication paths ," but not performing the
12	"automatic switch over," only the first four steps of the flow charts correspond to
13	this limitation, as indicated below:
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	OnePlus Ex. 1017.



1	term is identical to its proposed structure for the "automatic switch over module"			
2	discussed below. Further, BNR has identified the entirety of FIGS. 1 and 3,			
3	apparently contending that the corresponding structure includes a "Cellular			
4	Network," a far end pho	ne, and numerous other components. Because infringement		
5	of means-plus-function	limitations turns on whether BNR proves that the accused		
6	products have structure	equivalent to that of the limitation (Tomita Techs. USA, LLC		
7	v. Nintendo Co., 681 F.	App'x 967, 970 (Fed. Cir. 2017)), BNR dumps the		
8	proverbial haystack on t	he Court to let the Court hunt for where it might find		
9	supporting structure in c	over 40 paragraphs of text.		
10		atic switch over module, in communication with both		
11	said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell			
12	phone functional	lity and said RF communication functionality, with		
13		nication path later established on the other of said cell lity and said RF communication functionality" (cl. 1)		
14	1. This	Term Is Subject to § 112 ¶ 6 (Means-Plus-Function)		
14 15				
	1. This Defendants' 112 ¶ 6 Contention	Term Is Subject to § 112 ¶ 6 (Means-Plus-Function) BNR's 112 ¶ 6 Contention		
15	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6	BNR's 112 ¶ 6 Contention Not a 112 ¶ 6 claim element – "module" is not a nonce		
15 16	Defendants' 112 ¶ 6 Contention	BNR's 112 ¶ 6 Contention Not a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone		
15 16 17	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6	BNR's 112 ¶ 6 Contention Not a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality,		
15 16 17 18	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6	BNR's 112 ¶ 6 Contention Not a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell phone functionality and said RF		
15 16 17 18 19	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6	BNR's 112 ¶ 6 ContentionNot a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell phone functionality and said RF communication functionality, with another		
15 16 17 18 19 20	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6	BNR's 112 ¶ 6 Contention Not a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell phone functionality and said RF communication functionality, with another communication path later established on the other of said cell phone functionality and said RF communication		
15 16 17 18 19 20 21	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6	BNR's 112 ¶ 6 Contention Not a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell phone functionality and said RF communication functionality, with another communication path later established on the other of said cell phone functionality and said RF communication functionality is itself sufficient structure. A POSA		
 15 16 17 18 19 20 21 22 	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6	BNR's 112 ¶ 6 Contention Not a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell phone functionality and said RF communication functionality, with another communication path later established on the other of said cell phone functionality and said RF communication functionality" is itself sufficient structure. A POSA would know this is a structure for RF communications through a genus of RF communication types well known		
 15 16 17 18 19 20 21 22 23 	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6	BNR's 112 ¶ 6 ContentionNot a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell phone functionality and said RF communication functionality, with another communication path later established on the other of said cell phone functionality and said RF communication functionality is itself sufficient structure. A POSA would know this is a structure for RF communications		
 15 16 17 18 19 20 21 22 23 24 	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6 claim element.	BNR's 112 ¶ 6 Contention Not a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell phone functionality and said RF communication functionality, with another communication path later established on the other of said cell phone functionality and said RF communication functionality" is itself sufficient structure. A POSA would know this is a structure for RF communications through a genus of RF communication types well known		
 15 16 17 18 19 20 21 22 23 24 25 	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6 claim element. The reason that 1	BNR's 112 ¶ 6 Contention Not a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell phone functionality and said RF communication functionality, with another communication path later established on the other of said cell phone functionality and said RF communication functionality" is itself sufficient structure. A POSA would know this is a structure for RF communications through a genus of RF communication types well known in the art.		
 15 16 17 18 19 20 21 22 23 24 25 26 	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6 claim element. The reason that 1	BNR's 112 ¶ 6 ContentionNot a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell phone functionality and said RF communication functionality, with another communication path later established on the other of said cell phone functionality and said RF communication functionality" is itself sufficient structure. A POSA would know this is a structure for RF communications through a genus of RF communication types well known in the art.12 ¶ 6 applies for this term is largely the same as the reason oreceding "module" term, so we provide an abbreviated		
 15 16 17 18 19 20 21 22 23 24 25 26 27 	Defendants' 112 ¶ 6 Contention This is a 112 ¶ 6 claim element. The reason that 1	BNR's 112 ¶ 6 ContentionNot a 112 ¶ 6 claim element – "module" is not a nonce word here. Instead, the "an automatic switch over module, in communication with both said cell phone functionality and said RF communication functionality, operable to switch a communication path established on one of said cell phone functionality and said RF communication functionality, with another communication path later established on the other of said cell phone functionality and said RF communication functionality" is itself sufficient structure. A POSA would know this is a structure for RF communications through a genus of RF communication types well known in the art.12 ¶ 6 applies for this term is largely the same as the reason oreceding "module" term, so we provide an abbreviated		
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OnePlus Ex. 1017.0047 IPR2022-00048

discussion here. *All Defendants agree* this term is subject to 112 ¶ 6 because it uses
the nonce word "module" and "recites function" (*i.e.*, "operable to switch a
communication path established on one of said cell phone functionality and said RF
communication functionality, with another communication path later established on
the other of said cell phone functionality and said RF communication functionality")
"without reciting sufficient structure for performing that function." *Williamson*, 792
F.3d at 1348, 1350.

The intrinsic evidence confirms the lack of structure in this limitation. As this 8 9 claim states, the module associated with this function is the "automatic switch over 10 module"-the same box tied to the preceding "module" term. As explained above, the specification only ever describes the "automatic switch over module" by its 11 function and depicts it solely as a box with those words (see FIG. 1). Further, 12 although portions of this term "describe certain inputs and outputs at a very high 13 level" (e.g., cell phone functionality and RF communication functionality), neither 14 15 the term (nor the claim) describe how this module interacts with other components 16 to sufficiently impart structure. Williamson, 792 F.3d at 1351. For completeness, 17 note that, unlike for the preceding "module" term, the prosecution history is silent on this limitation, as the applicant did not specifically comment on it. See Ex. K 18 19 (Wells Op. Decl.) at ¶ 100.

20 BNR's expert makes essentially the same representation for this term as he did for the preceding "module" term, i.e., that a POSITA would understand this term 21 22 "denotes a class of structures that control the radios in the known art of cellular 23 telephone technology at the time of the invention, including integrated circuits and 24 the like, and that the term here represents an inventive modification to those known 25 structures." Ex. A (Madisetti Op. Decl.) at ¶ 76. BNR's expert's statement is 26 internally inconsistent and unsupported. First, he states that a POSITA would understand the structure, and then he states that it "represents an inventive 27

28

modification." BNR's expert does not describe the hardware and/or software of the
purported "inventive modification." Further, he cites nothing for this assertion,
apparently relying, instead, on his statements regarding the preceding "module"
term. They fail here for the same reasons discussed above: none of BNR's proposed
structure is tied to the function of this term ("automatic switch over . . ."). And for
those reasons, again this term is properly analyzed as a means-plus-function
limitation.

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2. Corresponding Function and Structure

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9	Huawei & Coolpad's	BNR's Alternative Construction
10	Proposed Function and Structure	
11	Function: "automatic switch	In the alternative to the autent the Count
11		In the alternative, to the extent the Court
12	over of a communication path established on one of said cell	determines that this claim is governed by $112 \P$
13		6, BNR proposes the following Function and
15	phone functionality and said	Structure, and disagrees that the term is
14	RF communication	indefinite for lack of corresponding structure:
15	functionality, with another	Function: in communication with both said cell
15	communication path later	phone functionality and said RF
16	established on the other of said	communication functionality, operable to
17	cell phone functionality and said RF communication	switch a communication path established on
	functionality"	one of said cell phone functionality and said
18	Tunctionanty	RF communication functionality, with another
19	Structure: Fig. 1 (element 101);	communication path later established on the
	Fig. 2 steps 210-212; Fig. 4	other of said cell phone functionality and said
20	steps 410-412; 5:1-7; 7:17-26,	RF communication functionality
21	claim 1 ("an automatic switch	
	over module, in	Structure: Corresponding structure for the
22	communication with both said	alleged function exists in at least the following
23	cell phone functionality and	portions of the patent specification, or their
24	said RF communication	equivalents: Figs. 1, 3, Col. 3:48-4:49; 4:54-
24	functionality").	5:62; 6:3–55; 6:60–8:5
25		
26	Applying 112 ¶ 6 Hugunai	and Cooling door to the company dive
26	Applying 112 ¶ 0, Huawel a	and Coolpad agree that the corresponding
27	function is "automatic switch over	of a communication path established on one of
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20		43
		Tase No. 3:18-cv-1783-CAB-BLM [LEAD CASE]
		ase no. 5.10-ev-1705-CAD-DEW [LEAD CASE]
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OnePlus Ex. 1017.0049 IPR2022-00048

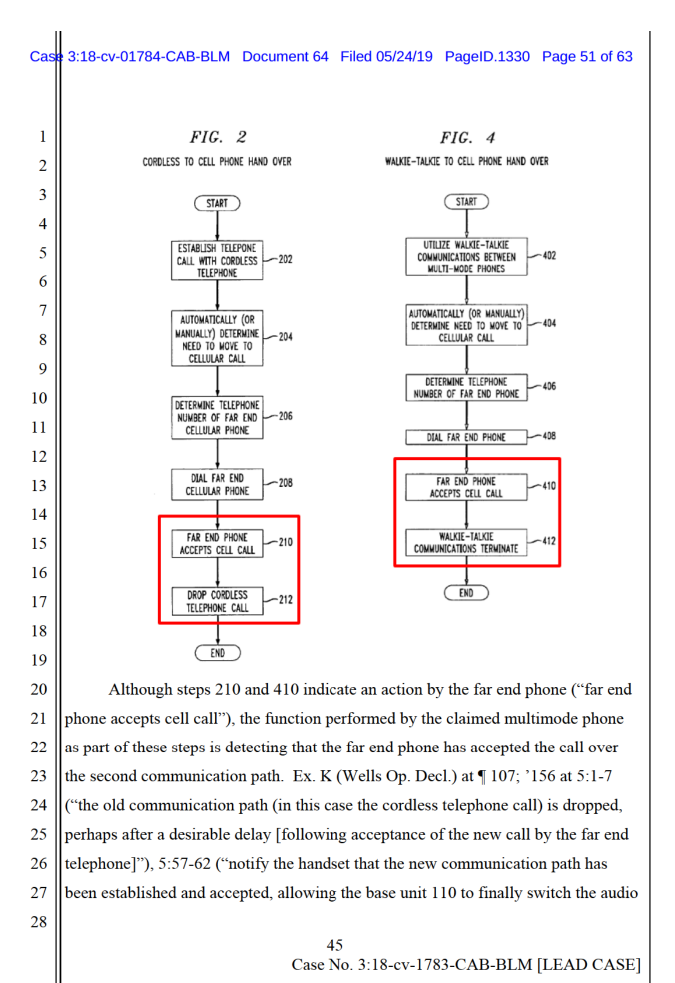
said cell phone functionality and said RF communication functionality, with another
 communication path later established on the other of said cell phone functionality
 and said RF communication functionality." This function properly preserves the
 "automatic switch over" description of the functionality and, for readability, merely
 deletes the redundant clause "in communication with both said cell phone
 functionality and said RF communication functionality."

7 Regarding *the corresponding structure*, to the extent the Court does not agree 8 with ZTE and Kyocera that this term is indefinite for a lack of structure, Huawei 9 and Coolpad first note that, as for the preceding "module" term, this is a processor-10implemented means, such that the corresponding structure must include an 11 algorithm. Williamson, 792 F.3d at 1352. As for the preceding term, BNR appears 12 to concede that this term is implemented by a processor. See, e.g., Ex. A (Madisetti 13 Op. Decl.) at ¶ 76 (stating that a POSITA "is aware of the components of a 14 multimode cellular phone ... and the interaction between [each mode] was 15 understood in the art to be through *integrated circuitry* interacting with the transceivers" (emphasis added)); id. at ¶ 79 ("A person of ordinary skill in the art 16 17 would understand how a multimode cell phone would transmit and receive for each 18 of these modes and which components would incorporate the inventive additional functionalities embodied in this claim, and the particular hardware and software 19 20 components are well known in the art of cellular telephone technology." (emphasis 21 added)).

As explained above, according to claim 1, the "automatic switch over module" performs the function of "automatic switch over ..." after the simultaneous communication paths are "established." The algorithms in FIG. 2 and FIG. 4 disclose this process in steps 210-212 in FIG. 2 and in steps 410-412 in FIG. 4, as indicated below:

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OnePlus Ex. 1017.0051 IPR2022-00048 path from the cell phone link to the BLUETOOTH[™] cordless telephone link and
then disconnect the cell phone call"), 6:18-24, 6:36-40 ("[t]he near end phone, as in
the first example, is then notified that the second call has gone through, allowing the
conversation to continue on a switched over communication path"), 7:17-26 ("after
the cell phone call has been established and accepted by the far end party,
switchover to the cell phone call can be accomplished").

The steps associated with automatic switch over are described at 5:1-7 (steps
210-212) and 7:17-26 (steps 410-412). Accordingly, the corresponding structure for
this limitation is: Fig. 1 (element 101); Fig. 2 steps 210-212; Fig. 4 steps 410-412;
5:1-7; 7:17-26, and claim 1 ("an automatic switch over module, in communication
with both said cell phone functionality and said RF communication functionality").

12 BNR's proposed alternative corresponding structure comprises the same vast 13 swath of the specification as for the preceding term (i.e., over four columns of the 14 specification; and over 40 paragraphs of text). BNR's proposed structure includes 15 numerous components outside of the multimode cell phone (the "Cellular Network," 16 a far end phone, and other components depicted in FIGS. 1 and 3), and leaves the 17 Court and the parties guessing as to whether any accused product contains structure 18 equivalent to the patent's lengthy discussion. Tomita, 681 F. App'x at 970. BNR's 19 proposal should be rejected.

20 21

A. Technology Background

VII. U.S. PATENT NO. 7,039,435

The '435 patent is directed to "[a] proximity regulation system for use with a portable cell phone." '435 (Doc. No. 33-9) at Abstract. The specification discloses that the "invention is directed, in general, to a mobile telecommunications device and, more specifically, to a system and method of determining a proximity transmit power level of a portable cell phone based on a proximity to a user." '435 at 1:7-10.

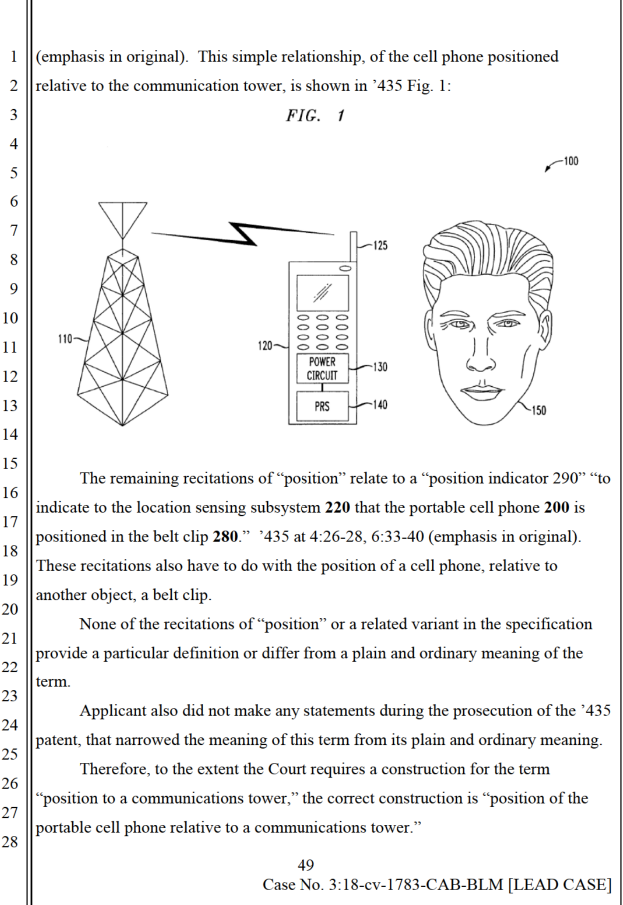
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1	B. "position to a communication	s tower"	
2	Defendants' Construction	BNR's Construction	
3	Plain and ordinary meaning, no	"transmit signal strength of a	
4	construction necessary.	communications path between the communications tower and the	
5	In the alternative, to the extent the Court requires a construction for this term,	portable cell phone"	
6	"position to a communications tower"		
7	means "position of the portable cell phone relative to a communications		
8	tower"		
9			
10	-	ons tower" does not require construction	
11	and should be given its plain and ordinary m	heaning. All sub-elements of the term,	
12	and especially "position" and "communicati	ons tower," are common everyday	
13	words that members of a jury, much less a p	erson of ordinary skill in the art, would	
14	understand without additional clarification.	Neither the application nor the	
15	prosecution history of the '435 patent suppo	rts a special definition otherwise.	
16	The purpose of claim construction is '	'to understand and explain, but not to	
17	change, the scope of the claims." Embrex, Inc. v. Serv. Eng'g Corp., 216 F.3d 1343,		
18	1347 (Fed. Cir. 2000). Under the analytical approach and evidentiary hierarchy for		
19	claim construction set forth by the Federal C	Circuit in <i>Phillips</i> , "[t]he words of a	
20	claim are generally given their ordinary and	customary meaning," which is "the	
21	meaning that the term would have to a perso	on of ordinary skill in the art at the time	
22	of the invention." Phillips, 415 F.3d at 1312	2-13.	
23	Federal Circuit precedent also establis	shes "only two exceptions to this general	
24	rule: 1) when a patentee sets out a definition	and acts as his own lexicographer, or 2)	
25	when the patentee disavows the full scope o	f a claim term either in the specification	
26	or during prosecution." Thorner, 669 F.3d a	at 1365. "The standards for finding	
27	lexicography and disavowal are exacting."	Id. "To act as its own lexicographer, a	
28			
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1	patentee must clearly set forth a definition of the disputed claim term other than its
2	plain and ordinary meaning," and must "clearly express an intent to redefine the
3	term." Id. at 1365-66. "The standard for disavowal of claim scope is similarly
4	exacting," and requires "expressions of manifest exclusion or restriction,
5	representing a clear disavowal of claim scope." Id. at 1366. Thus, a "patentee is
6	free to choose a broad term and expect to obtain the full scope of its plain and
7	ordinary meaning unless the patentee <i>explicitly</i> redefines the term or disavows its
8	full scope." Id. at 1367. See also GE Lighting Solutions, 750 F.3d at 1309 ("[T]he
9	specification and prosecution history only compel departure from plain meaning in
10	two instances: lexicography and disavowal."). Neither lexicography nor disavowal
11	is present here.
12	To the extent the Court requires a construction for this term, this term should
13	be construed to mean "position of the portable cell phone relative to a
14	communications tower" as proposed by Defendants. To provide context, the claim
15	limitation at issue recites:
16	a power circuit that provides a network adjusted transmit power level
17	as a function of a position to a communications tower
18	'435 at 8:3-5. Thus, the full limitation that includes the term "position to a
19	communications tower" explains that "a network adjusted transmit power level" is
20	provided to "a power circuit" as a function of the "position to a communications
21	tower."
22	Defendants' proposed construction is supported by the specification, which
23	recites "position" or a related variant nine times. A first recitation repeats the claim
24	language in full. '435 at 2:18-21. A second recitation explains that "[t]he
25	communications tower 110 is a conventional communications tower that is
26	positioned to communicate with the portable cell phone 120 ." '435 at 3:4-6
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	48 Case No. 2:18 or 1782 CAD DIM [LEAD CASE]
	Case No. 3:18-cv-1783-CAB-BLM [LEAD CASE]

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1	In contrast, BNR's construction 1) overly complicates simple words; 2) is
2	not supported by the intrinsic evidence; and 3) is unwieldy when read in context of
3	the entire claim limitation. BNR proposes the construction "transmit signal
4	strength of a communications path between the communications tower and the
5	portable cell phone." As discussed above, the words of the term are simple and
6	have existing plain and ordinary meanings that have not been altered by the
7	specification nor disavowed during prosecution. Perhaps most conspicuously,
8	neither the specification nor the prosecution history describes "a transmit signal
9	strength of a communication path." Further, under BNR's construction the clause
10	would read in full:
11	a power circuit that provides a network adjusted transmit power level as
12	a function of [a transmit signal strength of a communications path between the communications tower and the portable cell phone]
13	
14	(BNR's proposed construction in brackets). Rather than clarifying the claim, BNR
15	has introduced at least two new terms that are not defined in the specification or
16	prosecution history: "transmit signal strength" and "communications path." These
17	terms are merely recited once and thrice in the specification, respectively, without
18	further explanation ('435 at 3:39-40, 7:21-25, 7:35-39) and there is no justification
19	for re-drafting the claims to force a new meaning for the simple claim language.
20	Chef Am., Inc. v. Lamb Weston, Inc., 358 F.3d 1371, 1374 (Fed. Cir. 2004) ("in
21	accord with our settled practice we construe the claim as written, not as the
22	patentees wish they had written it"). Additionally, BNR's construction conflicts
23	with a discussion in the textbook incorporated by reference in the '435 patent at
24	3:9-13 and relied upon by BNR to support their construction. See Ex. L (William
25	C.Y. Lee, Mobile Communications Engineering: Theory and Applications (1997))
26	at 110-11 (referencing Fig. 3.7, relative to the incident wave <i>E</i> and "[t]he scattered
27	field E_s , arriving at point P ," stating " d_0 is the direct-path distance between the
28	base-station antenna and the mobile receiving antenna and d' is the distance from
	50 Case No. 3:18-cy-1783-CAB-BLM [LEAD CASE]

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1	the base-station antenna to the scattering point Q Point P can be assumed as
2	the position of the mobile unit."). Thus, the position is not "a transmit signal
3	strength of a communication path" and should not be construed as such.
4	Accordingly, Defendants respectfully submit that the term "position to a
5	communications tower" does not require construction. To the extent the court
6	deems that construction is needed, the term should be construed according to its
7	plain and ordinary meaning of "position of the portable cell phone relative to a
8	communications tower."
9	VIII. CONCLUSION
10	Based on the foregoing, Defendants respectfully request the Court adopt
11	Defendants' proposed constructions.
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	51 Case No. 3:18-cv-1783-CAB-BLM [LEAD CASE]
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1	FILER'S ATTESTATION
2	Pursuant to Section 2(f)(2) of the Electronic Case Filing Administrative
3	Policies and Procedures of the United States District Court of the Southern District
4	of California, I certify that authorization for the filing of this document has been
5	obtained from each of the other signatories shown above and that all signatories
6	have authorized placement of their electronic signature on this document.
7	
8	Dated May 24, 2019.
9	<u>s/ Joanna M. Fuller</u> Joanna M. Fuller
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1	CERTIFICATE OF SERVICE	
2	The undersigned hereby certifies that a true and correct copy of the above and	
3	foregoing document has been served on May 24, 2019 to all counsel of record who	
4	are deemed to have consented to electronic service via the Court's CM/ECF system	
5	per Civil Local Rule 5.4. Any other counsel of record will be served by electronic	
6	mail, facsimile and/or overnight delivery.	
7	Executed on May 24, 2019 at San Diego, California.	
8		
9	<u>s/ Joanna M. Fuller</u> Joanna M. Fuller	
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