From: David.Tennant@AllenOvery.com
Sent: Tuesday, May 24, 2022 2:06 PM

**To:** dhollander@raklaw.com; rak\_scramoge@raklaw.com

**Cc:** GoogleScramoge@AllenOvery.com

**Subject:** RE: IPR2022-00385

## Counsel.

Please disregard my email below and refer to the following instead.

As you know, Google and Samsung filed IPR2022-00385 challenging U.S. Patent No. 9,843,215. To the extent the Board institutes the IPR, Google stipulates that it will not pursue any anticipation or obviousness ground that includes any primary reference in this IPR petition (Sakuma and Hiroki) against the asserted claims of the '215 patent in the parallel district court case.

Regards, David

David Tennant | Partner Allen & Overy LLP

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From: Tennant, David:LT (DC)

Sent: Tuesday, May 24, 2022 1:40 PM

To: Drew B. Hollander < dhollander@raklaw.com>; rak scramoge@raklaw.com

Cc: Google Scramoge < Google Scramoge @ Allen Overy.com >

**Subject:** IPR2022-00385

Counsel,

As you know, Google and Samsung filed IPR2022-00385 challenging U.S. Patent No. 9,843,215. To the extent the Board institutes the IPR, Google stipulates that it will not pursue any obvious ground that includes the primary references in this IPR petition (Sakuma and Hiroki) against the asserted claims of the '215 patent in the parallel district court case.

Regards, David

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