From: <u>Jason Bartlett</u>

To: <u>Elizabeth O"Brien; Vincent Ma; Ray Huang</u>

Cc: Tom Dunham

Subject: RE: IPR2022-00915 and -00916 - Discovery Requests

Date: Friday, May 20, 2022 5:54:34 PM

Hi Elizabeth,

Thanks for your email. It takes a little time to coordinate schedules with Major Data due to the timezone difference. We were able to meet with them this morning. I expect we will be able to offer a discovery proposal by Monday.

Regards,

Jason

From: Elizabeth O'Brien <elizabetho@ruyakcherian.com>

Sent: Friday, May 20, 2022 8:42 AM

To: Jason Bartlett < jbartlett@mkwllp.com>; Vincent Ma < VMa@mkwllp.com>; Ray Huang

<rhuang@mkwllp.com>

Cc: Tom Dunham <tomd@ruyakcherian.com>

Subject: [EXT] RE: IPR2022-00915 and -00916 - Discovery Requests

Hi Jason,

Just following up on when we might expect Major Data's responses to the discovery requests.

Thank you, Elizabeth

Elizabeth O'Brien

Associate

RuyakCherian LLP 1901 L Street NW, Suite 700 Washington, DC 20036 O: (202) 873-1726 M: (703) 930-0505

Sent: Monday, May 16, 2022 8:50 PM

To: Jason Bartlett < ibartlett@mkwllp.com >; Vincent Ma < VMa@mkwllp.com >; Ray Huang

<rhuang@mkwllp.com>

From: Elizabeth O'Brien

Cc: Tom Dunham < tomd@ruyakcherian.com>

Subject: RE: IPR2022-00915 and -00916 - Discovery Requests



Hi Jason,

Thank you for taking this request up with Major Data.

As you are aware, based on Petitioner's Mandatory Notices, there are a number of district court proceedings involving Bright Data and one or more of the Tesonet companies referenced in Interrogatory No. 4. Mr. Okmanas is a founder/owner of the Tesonet companies. Therefore, the discovery requests are targeted to assess whether there is any preexisting relationship between Mr. Koltan/Major Data and Mr. Okmanas/Tesonet, possibly personal and/or professional.

For some additional context, we understand that Mr. Koltan is also a co-founder of another company, netzet, UAB. We have found some employees of netzet, UAB who have also worked with Teso LT, UAB (f/k/a UAB Tesonet). We also found multiple news articles about Mr. Koltan and Mr. Okmanas being the initiators of an idea to distribute local aid to fight coronavirus. One such article included the hashtag "WeAreTesonet". We thought this link might suggest some sort of personal and/or professional relationship between Mr. Koltan and Mr. Okmanas.

We appreciate you taking the time to resolve our concerns as we do not wish to burden the Board with this issue.

Flizabeth

Elizabeth O'Brien

Associate

RuyakCherian LLP 1901 L Street NW, Suite 700 Washington, DC 20036 O: (202) 873-1726 M: (703) 930-0505

From: Jason Bartlett < ibartlett@mkwllp.com>

Sent: Monday, May 16, 2022 7:12 PM

To: Elizabeth O'Brien <elizabetho@ruyakcherian.com>; Vincent Ma <<u>VMa@mkwllp.com</u>>; Ray

Huang < rhuang@mkwllp.com>

Cc: Tom Dunham < tomd@ruyakcherian.com>

Subject: RE: IPR2022-00915 and -00916 - Discovery Requests

Hello Elizabeth.

Good to meet you. We'll take this request up with Major Data. I'm not familiar with Thomas Okmanas or the Tesonet family. Could you please point me to the public information you are referencing so that I can explain the basis for the proposed requests?



Regards,

Jason

From: Elizabeth O'Brien < elizabetho@ruyakcherian.com>

Sent: Monday, May 16, 2022 4:04 PM

To: Jason Bartlett < <u>ibartlett@mkwllp.com</u>>; Vincent Ma < <u>VMa@mkwllp.com</u>>; Ray Huang

<rhuang@mkwllp.com>

Cc: Tom Dunham < tomd@ruyakcherian.com >

Subject: [EXT] IPR2022-00915 and -00916 - Discovery Requests

Dear Counsel,

We write to express our concern in regard to IPR2022-00915 and IPR2022-00916. The petitions identified Major Data UAB as the only real party-in-interest and the POAs identified Gerbert Doronin Koltan as the Director of Major Data UAB. However, our own searching has revealed public information linking Gerbert Doronin Koltan with Thomas Okmanas and/or the Tesonet family of companies.

We believe this issue could affect denial of institution due to the time-bar under 35 U.S.C. § 315(b) and also whether joinder to IPR2021-01492 or IPR2021-01493 is appropriate.

In order to address this issue, we prepared six discovery requests that are narrowly tailored and reasonable, consistent with the Board's guidance. *See, e.g.,* PTAB Consolidated Trial Practice Guide (November 2019) at 28.

Please let us know as soon as possible if Petitioner agrees to provide discovery responses. If Petitioner agrees, please provide such responses before Monday, May 23, 2022.

We hope the Parties can reach agreement on this discovery issue. If no agreement is reached, we intend to raise this issue on the conference call with the Board regarding joinder.

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Interrogatory No. 1: When and how did Petitioner become aware of each of Patent Nos. 10,257,319 and 10,484,510?

Interrogatory No. 2: When and how did Petitioner become aware of each of IPR2021-01492 and IPR2021-01493?

Interrogatory No. 3: Does Gerbert Doronin Koltan have a personal and/or professional relationship with Thomas Okmanas?

Interrogatory No. 4: Does either Petitioner or Gerbert Doronin Koltan have any relationship with the Tesonet family of companies, including any of Code200, UAB; Teso LT, UAB (f/k/a UAB Tesonet); Metacluster LT, UAB; Oxysales, UAB; Coretech LT, UAB; or Tefincom SA d/b/a NordVPN?



Interrogatory No. 5: Identify any communication with any non-party discussing Petitioner's preparation or filing of IPR2022-00915 and/or IPR2022-00916. For any tangible communications, please produce the document. For any non-tangible communications, please describe the topic, the individuals involved, and the approximate date of the communication.

Interrogatory No. 6: Identify the corporate structure of Major Data UAB, including any parent, subsidiary, or sister (e.g., under common ownership with Major Data UAB) companies.

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Thank you, Elizabeth

Elizabeth O'Brien

Associate

RuyakCherian LLP 1901 L Street NW, Suite 700 Washington, DC 20036 O: (202) 873-1726 M: (703) 930-0505

