

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

ASSA ABLOY AB, ASSA ABLOY INC.,
ASSA ABLOY RESIDENTIAL GROUP, INC., AUGUST HOME, INC.,
HID GLOBAL CORPORATION, and
ASSA ABLOY GLOBAL SOLUTIONS, INC.,
Petitioner

v.

CPC PATENT TECHNOLOGIES PTY, LTD.,
Patent Owner.

IPR2022-01006 (Patent 9,665,705 B2)
IPR2022-01045 (Patent 9,269,208 B2)
IPR2022-01089 (Patent 9,269,208 B2)

Record of Oral Hearing
Held: September 28, 2023

Before SCOTT A. DANIELS, BARRY L. GROSSMAN, and AMBER L.
HAGY, *Administrative Patent Judges*.

IPR2022-01006 (Patent 9,665,705 B2)
IPR2022-01045 (Patent 9,269,208 B2)
IPR2022-01089 (Patent 9,269,208 B2)

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The above-entitled matter came on for hearing on Thursday, September 28, 2023, commencing at 1:04 p.m., at the U.S. Patent and Trademark Office, 600 Dulany Street, Alexandria, Virginia.

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1 MR. BREGMAN: Mr. Devkar will, Judge. And one thing just to
2 note is I don't think the public feed is working. I don't know who's in charge
3 of that on your side.

4 THE CLERK: Yes, sir, it is working. I'm on it right now. So --

5 MR. BREGMAN: Okay.

6 THE CLERK: -- user needs to probably refresh their browser, and
7 it will work.

8 MR. BREGMAN: Okay. Thank you very much.

9 JUDGE GROSSMAN: Thank you, Mr. Bregman. And for the
10 Patent Owner?

11 MR. COYLE: Thank you, Honor. Good afternoon. My name is
12 Steve Coyle, C-o-y-l-e, with Cantor Colburn. Also with me today here are
13 my colleagues, Andrew Ryan, last name Ryan, R-y-a-n. And Nicholas
14 Geiger, G-e-i-g-e-r.

15 JUDGE GROSSMAN: Thank you, Mr. Coyle. And will you be
16 doing the presentation this afternoon on behalf of Patent Owners?

17 MR. COYLE: Actually, Your Honor, with the board's permission,
18 I will be handling the portions of the issues related to patentability. My
19 colleague, Andrew Ryan, will be handling issues related to the real party and
20 interest, if that's okay.

21 JUDGE GROSSMAN: Fine with us. Thank you.

22 MR. COYLE: Thank you.

23 JUDGE GROSSMAN: The hearing order in this case set out the
24 basic ground rules, which I'm sure all of you are familiar. I'll just mention a
25 couple of particular things. We've allocated 90 minutes for each party. You

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1 can use your 90 minutes any way you wish. Talk about all three cases
2 together, talk about them individually. But we're going to have a single
3 transcript for all three. So whatever you say, we're going to understand as
4 applying to all three cases unless you state otherwise and make that clear to
5 us for the record.

6 Petitioner has the burden of proof and will go first. Each party can
7 reserve up to half of its allotted time for a rebuttal. And when you step up to
8 the podium or the virtual podium to make your presentation, I'll ask each
9 side to tell me whether they want to reserve any time and how much. A few
10 things that are unique to our video hearings and just to remind you of how
11 they'll work.

12 One is, when you're not speaking, I'd like everyone else to mute their
13 microphones just so we don't get any background noise. And if at any time
14 during the hearing you get some technical difficulties, you can't hear us, or
15 you think we can't hear you, or any other technical difficulties, do whatever
16 you need to do to let us know. Raise your hand, hold up a sign or do
17 something so that we make sure that we understand that you're having some
18 audio or video problems. We want to make sure that you have a full and fair
19 opportunity to represent your clients.

20 We have the entire transcript or the entire proceedings electronically,
21 all the papers, all the exhibits, what we -- and on your demonstratives as
22 you're going through them, though it will be helpful to the transcript for you
23 to identify them. We have them electronically on our screens, but the
24 transcript won't know what you have on your screen unless you identify it.

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