

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

VOLKSWAGEN GROUP OF AMERICA, INC.,
Petitioner,

v.

NEO WIRELESS, LLC,
Patent Owner.

IPR2022-01537¹ (Patent 10,075,941 B2)
IPR2022-01539² (Patent 10,965,512 B2)
IPR2022-01567³ (Patent 10,447,450 B2)⁴

Before KRISTEN L. DROESCH, HYUN J. JUNG, JO-ANNE M.
KOKOSKI, and MATTHEW S. MEYERS, *Administrative Patent Judges*.⁵

PER CURIAM

ORDER
Modifying Due Date 8
37 C.F.R. § 42.5

¹ Ford Motor Co., American Honda Motor Co., Inc., General Motors LLC, Nissan North America, Inc., and Tesla, Inc. are joined as petitioners to IPR2022-01537. *See* IPR2022-01537, Papers 22, 24, 26.

² Ford Motor Co., General Motors LLC, Nissan North America, Inc., Tesla, Inc., and American Honda Motor Co., Inc. are joined as petitioners in IPR2022-01539. *See* IPR2022-01539, Papers 15, 29.

³ American Honda Motor Co. is joined as a petitioner in IPR2022-01567. *See* IPR2022-01567, Paper 24.

⁴ The parties are not authorized to use this type of caption.

⁵ This is not an expanded panel.

IPR2022-01537 (Patent 10,075,941 B2)
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We issued a Scheduling Order in these proceedings that set the date for oral argument, if requested, (Due Date 8), as February 1, 2024.

IPR2022-01537, Paper 9; IPR2022-01539, Paper 8; IPR2022-01567, Paper 9. Patent Owner requested an adjustment to the schedule because its desired counsel will argue all three proceedings.

ORDER

It is hereby:

ORDERED that Due Date 8 is modified to February 1 and 2, 2024;

FURTHER ORDERED that before filing a request for oral argument, the parties must meet and agree to an order of presenting arguments for these proceedings and on which day;

FURTHER ORDERED that, if there is an agreement, the parties must additionally include the order and day of presenting arguments in their requests for oral argument; and

FURTHER ORDERED that, if the parties cannot reach an agreement, the Board will decide how arguments will be presented.

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IPR2022-01539 (Patent 10,965,512 B2)
IPR2022-01567 (Patent 10,447,450 B2)

For PETITIONER:

Ryan C. Richardson
Michael D. Specht
Daniel E. Yonan
David W. Haars
STERNE, KESSLER, GOLDSTEIN & FOX PLLC
rrichardson-PTAB@sternekessler.com
mspecht-PTAB@sternekessler.com
dyonan-PTAB@sternekessler.com
dhaars-PTAB@sternekessler.com
PTAB@sternekessler.com

For PATENT OWNER:

Kenneth J. Weatherwax
Edward Hsieh
Parham Hendifar
LOWENSTEIN & WEATHERWAX LLP
weatherwax@lowensteinweatherwax.com
NeoWireless_IPRs@lowensteinweatherwax.com

Hamad M. Hamad
CALDWELL, CASSADY, & CURRY PC