

From: [Eagle Robinson](#)
To: [Trials](#); [Haber, Ben](#)
Cc: [Fink, Tim](#); [Whilt, Nicholas](#); [Cook, Brian](#); [Daniel Leventhal](#); [Richard S. Zembek](#); [Darren Smith](#); [#OMM-SAMSUNG-DAEDALUS-ITC](#); [Kappos, John](#); [Baxter, Jeff](#); [Zhou, Vincent](#); [#OMM-SAMSUNG-DAEDALUS-EDTX](#); [PFSnell@mintz.com](#); [ARizk@mintz.com](#); [MTRenaud@mintz.com](#); [SSubach@mintz.com](#); [robert@bluepeak.law](#); [justin@bluepeak.law](#); [jeff@bluepeak.law](#); [kate@bluepeak.law](#); [Chassman, Peter J.](#); [FRSERVICESamsung/Daedalus-ITC1335@fr.com](#); [MForbes@reedsmith.com](#); [claire@wsfirm.com](#); [ce@wsfirm.com](#); [andrea@wsfirm.com](#); [garland@bluepeak.law](#); [richard@bluepeak.law](#); [anna@bluepeak.law](#); [bfarnan@farnanlaw.com](#); [MFarnan@farnanlaw.com](#); [okun@adduci.com](#); [Eagle Robinson](#)
Subject: RE: IPR2023-00567, -00617, -00547, -00550, -00753, -00660, -00727, -00659, -00661 - Notice of settlement in principle and request for 30 day extension of POPR deadlines
Date: Tuesday, May 2, 2023 11:30:26 AM

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Ms. Goldschlager –

Apologies for adding to this email chain, but Qualcomm Incorporated is a co-petitioner in IPR2023-00547, -00550, -00567, and -00617. Qualcomm has not resolved its dispute with Patent Owner and has not agreed to any stay or extension in those four proceedings.

Respectfully,

Eagle Robinson
Counsel for Petitioner Qualcomm Incorporated
IPR2023-00547, -00550, -00567, and -00617

From: Trials <Trials@USPTO.GOV>
Sent: Tuesday, May 2, 2023 10:13 AM
To: Haber, Ben <bhaber@omm.com>; Trials <Trials@USPTO.GOV>
Cc: Fink, Tim <tfink@omm.com>; Whilt, Nicholas <nwhilt@omm.com>; Cook, Brian <bcook@omm.com>; Daniel Leventhal <daniel.leventhal@nortonrosefulbright.com>; Richard S. Zembek <richard.zembek@nortonrosefulbright.com>; Darren Smith <darren.smith@nortonrosefulbright.com>; Eagle Robinson <eagle.robinson@nortonrosefulbright.com>; [#OMM-SAMSUNG-DAEDALUS-ITC](#) <OMMSAMSUNGDAEDALUSITC@omm.com>; [Kappos, John](#) <jkappos@omm.com>; [Baxter, Jeff](#) <jbaxter@omm.com>; [Zhou, Vincent](#) <vzhou@omm.com>; [#OMM-SAMSUNG-DAEDALUS-EDTX](#) <OMMSAMSUNGDAEDALUSEDTX@omm.com>; [PFSnell@mintz.com](#); [ARizk@mintz.com](#); [MTRenaud@mintz.com](#); [SSubach@mintz.com](#); [robert@bluepeak.law](#); [justin@bluepeak.law](#); [jeff@bluepeak.law](#); [kate@bluepeak.law](#); [Chassman, Peter J.](#) <PChassman@ReedSmith.com>; [FRSERVICESamsung/Daedalus-ITC1335@fr.com](#); [MForbes@reedsmith.com](#); [claire@wsfirm.com](#); [ce@wsfirm.com](#); [andrea@wsfirm.com](#); [garland@bluepeak.law](#); [richard@bluepeak.law](#); [anna@bluepeak.law](#); [bfarnan@farnanlaw.com](#); [MFarnan@farnanlaw.com](#); [okun@adduci.com](#)
Subject: RE: IPR2023-00567, -00617, -00547, -00550, -00753, -00660, -00727, -00659, -00661 - Notice of settlement in principle and request for 30 day extension of POPR deadlines

IPR2023-00550-00547-00567-00617

[External Email – Use Caution]

Counsel,

The panel(s) are aware of this request.

Regards,

Esther Goldschlager
Supervisory Paralegal Specialist
Patent Trial & Appeal Board
U.S. Patent & Trademark Office

From: Haber, Ben <bhaber@omm.com>

Sent: Tuesday, May 2, 2023 10:55 AM

To: Trials <Trials@USPTO.GOV>

Cc: Fink, Tim <tfink@omm.com>; Whilt, Nicholas <nwhilt@omm.com>; Cook, Brian <bcook@omm.com>; daniel.leventhal@nortonrosefulbright.com; richard.zembek@nortonrosefulbright.com; darren.smith@nortonrosefulbright.com; eagle.robinson@nortonrosefulbright.com; #OMM-SAMSUNG-DAEDALUS-ITC <OMMSAMSUNGDAEDALUSITC@omm.com>; Kappos, John <jkappos@omm.com>; Baxter, Jeff <jbaxter@omm.com>; Zhou, Vincent <vzhou@omm.com>; #OMM-SAMSUNG-DAEDALUS-EDTX <OMMSAMSUNGDAEDALUSEDTX@omm.com>; PFSnell@mintz.com; ARizk@mintz.com; MTRenaud@mintz.com; SSubach@mintz.com; robert@bluepeak.law; justin@bluepeak.law; jeff@bluepeak.law; kate@bluepeak.law; Chassman, Peter J. <PChassman@ReedSmith.com>; FRSERVICESamsung/Daedalus-ITC1335@fr.com; MForbes@reedsmith.com; claire@wsfirm.com; ce@wsfirm.com; andrea@wsfirm.com; garland@bluepeak.law; richard@bluepeak.law; anna@bluepeak.law; bfarnan@farnanlaw.com; MFarnan@farnanlaw.com; okun@adduci.com
Subject: RE: IPR2023-00567, -00617, -00547, -00550, -00753, -00660, -00727, -00659, -00661 - Notice of settlement in principle and request for 30 day extension of POPR deadlines

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Thank you Ms. Goldschlager for the response.

Is it correct that the request was forwarded for those matters where a panel is already assigned?

Thanks again,
Ben

From: Trials <Trials@USPTO.GOV>

Sent: Monday, May 1, 2023 5:40 AM

To: Haber, Ben <bhaber@omm.com>; Trials <Trials@USPTO.GOV>
Cc: Fink, Tim <tfink@omm.com>; Whilt, Nicholas <nwhilt@omm.com>; Cook, Brian <bcook@omm.com>; daniel.leventhal@nortonrosefulbright.com; richard.zembek@nortonrosefulbright.com; darren.smith@nortonrosefulbright.com; eagle.robinson@nortonrosefulbright.com; #OMM-SAMSUNG-DAEDALUS-ITC <OMMSAMSUNGDAEDALUSITC@omm.com>; Kappos, John <jkappos@omm.com>; Baxter, Jeff <jbaxter@omm.com>; Zhou, Vincent <vzhou@omm.com>; #OMM-SAMSUNG-DAEDALUS-EDTX <OMMSAMSUNGDAEDALUSEDTX@omm.com>; PFSnell@mintz.com; ARizk@mintz.com; MTRenaud@mintz.com; SSubach@mintz.com; robert@bluepeak.law; justin@bluepeak.law; jeff@bluepeak.law; kate@bluepeak.law; Chassman, Peter J. <PChassman@ReedSmith.com>; FRSERVICESamsung/Daedalus-ITC1335@fr.com; MForbes@reedsmith.com; claire@wsfirm.com; ce@wsfirm.com; andrea@wsfirm.com; garland@bluepeak.law; richard@bluepeak.law; anna@bluepeak.law; bfarnan@farnanlaw.com; MFarnan@farnanlaw.com; okun@adduci.com
Subject: RE: IPR2023-00567, -00617, -00547, -00550, -00753, -00660, -00727, -00659, -00661 - Notice of settlement in principle and request for 30 day extension of POPR deadlines

[EXTERNAL MESSAGE]

Counsel,

The majority of these cases are not paneled. Your correspondence will be forwarded once a panel is assigned.

Regards,

Esther Goldschlager
Supervisory Paralegal Specialist
Patent Trial & Appeal Board
U.S. Patent & Trademark Office

From: Haber, Ben <bhaber@omm.com>
Sent: Friday, April 28, 2023 5:55 PM
To: Trials <Trials@USPTO.GOV>
Cc: Fink, Tim <tfink@omm.com>; Haber, Ben <bhaber@omm.com>; Whilt, Nicholas <nwhilt@omm.com>; Cook, Brian <bcook@omm.com>; daniel.leventhal@nortonrosefulbright.com; richard.zembek@nortonrosefulbright.com; darren.smith@nortonrosefulbright.com; eagle.robinson@nortonrosefulbright.com; #OMM-SAMSUNG-DAEDALUS-ITC <OMMSAMSUNGDAEDALUSITC@omm.com>; Kappos, John <jkappos@omm.com>; Baxter, Jeff <jbaxter@omm.com>; Zhou, Vincent <vzhou@omm.com>; #OMM-SAMSUNG-DAEDALUS-EDTX <OMMSAMSUNGDAEDALUSEDTX@omm.com>; PFSnell@mintz.com; ARizk@mintz.com; MTRenaud@mintz.com; SSubach@mintz.com; robert@bluepeak.law; justin@bluepeak.law; jeff@bluepeak.law; kate@bluepeak.law; Chassman, Peter J. <PChassman@ReedSmith.com>; FRSERVICESamsung/Daedalus-ITC1335@fr.com; MForbes@reedsmith.com; claire@wsfirm.com; ce@wsfirm.com; andrea@wsfirm.com; garland@bluepeak.law; richard@bluepeak.law;

anna@bluepeak.law; bfarnan@farnanlaw.com; MFarnan@farnanlaw.com; okun@adduci.com

Subject: IPR2023-00567, -00617, -00547, -00550, -00753, -00660, -00727, -00659, -00661 - Notice of settlement in principle and request for 30 day extension of POPR deadlines

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Dear Honorable Board,

The underlying litigations involving the challenged patents have been settled, in principle, between Samsung and Daedalus. Accordingly, Samsung no longer seeks to pursue IPR2023-00567, -00617, -00547, -00550, -00753, -00660, -00727, -00659, -00661. To prevent the parties from expending further resources while the settlement is being finalized, Samsung asks for a pause of all POPR deadlines for 30 days to allow Samsung and Daedalus to finalize their agreement.

Institution decisions are due by:

- Samsung/Qualcomm v. Daedalus, IPR2023-00567 --- 9/15/2023
- Samsung/Qualcomm v. Daedalus, IPR2023-00617 --- 9/15/2023
- Samsung/Qualcomm v. Daedalus, IPR2023-00547 --- 10/13/2023
- Samsung/Qualcomm v. Daedalus, IPR2023-00550 --- 10/13/2023
- Samsung v. Daedalus, IPR2023-00753 --- Not yet assigned
- Samsung v. Daedalus, IPR2023-00660 --- Not yet assigned
- Samsung v. Daedalus, IPR2023-00727 --- Not yet assigned
- Samsung v. Daedalus, IPR2023-00659 --- 10/17/2023
- Samsung v. Daedalus, IPR2023-00661 --- 10/13/2023

Patent Owner Daedalus does not oppose these requests. Counsel for Qualcomm is copied on this email.

Respectfully submitted,

Ben Haber / William Fink

Counsel for Petitioner, Samsung.

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