## UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

NETFLIX, INC., Petitioner,

v.

GoTV Streaming, LLC, Patent Owner

Case: IPR2023-00757 U.S. Patent No. 8,989,715

## PETITIONER'S REQUEST FOR ORAL ARGUMENT

Filing Date: June 25, 2024



Pursuant to 37 C.F.R. § 42.70, 35 U.S.C. § 316(a)(10), and the Board's Scheduling Order dated November 7, 2023 (Paper 12), Petitioner Netflix, Inc. ("Petitioner" or "Netflix") respectfully requests Oral Argument on issues related to the patentability of Claims 1-20 of U.S. Patent No. 8,989,715 ("the '715 patent").

## **Request for Oral Argument**

Petitioner wishes, without waiving consideration of any issue not specifically requested, to present oral argument on the following issues:

- Whether the challenged claims of the '715 patent are unpatentable based on the grounds raised in the Petition (Paper 2);
- Any issues related to Patent Owner's Preliminary Response (Paper 8), Patent
  Owner's Response (Paper 21), Patent Owner's Sur-Reply (Paper 27), or the
  Institution Decision (Paper 11);
- Any other issues raised in the briefing pursuant to the schedule;
- Procedural, evidentiary, or other issues raised by the parties or the Board; and
- Any other outstanding motions and pleadings, and other issues that the Board deems necessary to issue a Final Written Decision.

Per the Scheduling Order (Paper 12), oral argument is scheduled for August 6, 2024. To the extent convenient for the Board, Petitioner requests that Oral Argument be held in person.

Petitioner proposes that the oral argument for this proceeding be consolidated



with oral argument for IPR2023-00758, in which the patentability of Claims 1-33 of U.S. Patent No. 8,478,245 are at issue, and IPR2023-00759, in which the patentability of Claims 1-20, 31, and 34 of U.S. Patent No. 8,103,865 are at issue. The parties' papers in the three proceedings reveal that many disputes are common to them. The same panel presides over two proceedings, and oral argument in the two proceedings is scheduled for August 6, 2024. Thus, consolidation would promote efficient administration of the Office. Petitioner proposes that 90 minutes should be allotted to each side for the combined argument, i.e., the argument for IPR2023-00757, IPR2023-00758, and IPR2023-00759. Specifically, Petitioner proposes that 45 minutes per side be allotted to argument regarding IPR2023-00757 and IPR2023-00758, and 45 minutes per side be allotted to argument regarding IPR2023-00759. Should the Board approve the combined argument, Patent Owner joins in requesting the proposed time limits and allocation set forth above. Petitioner requests the ability to reserve a portion of its total time for presenting rebuttal arguments after Patent Owner's presentation.

Petitioner also requests permission to use audio and visual equipment to display demonstratives and exhibits of record. In accordance with the Trial Practice Guide, Fed. Reg. Vol. 77, No. 157, at 48768, Petitioner will contact the Board Trial Division paralegal to discuss this request.

This request is timely, being filed on June 25, 2024.



IPR2023-00757 Patent No. 8,989,715

Respectfully submitted,

Dated: June 25, 2024 Aliza George Carrano

Lead Counsel for Petitioner



IPR2023-00757 Patent No. 8,989,715

## **CERTIFICATE OF SERVICE**

I certify that on June 25, 2024, I caused a true and correct copy of the foregoing Petitioner's Request for Oral Argument to be served on the Patent Owner via electronic mail to Patent Owner's counsel of record below:

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