

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

REALTEK SEMICONDUCTOR CORP., and
TCL INDUSTRIES HOLDINGS CO., INC.,
Petitioners,

v.

ATI TECHNOLOGIES, ULC,
Patent Owner.

IPR2023-00922
Patent 8,760,454 B2

Before JAMES P. CALVE, BRIAN J. McNAMARA, and
KEVIN W. CHERRY, *Administrative Patent Judges*.

McNAMARA, *Administrative Patent Judge*.

TERMINATION
Due to Settlement After Institution of Trial.
35 U.S.C. § 317; 37 C.F.R. § 42.74

As authorized by the panel, pursuant to a settlement, on June 24, 2024 Realtek Semiconductor Corp (“Realtek”) and ATI Technologies LLC (“ATI”) filed a Joint Motion to Terminate This Proceeding (Paper 28, “Joint Motion”) and a Joint Request that the Settlement Agreement Be Treated as Business Confidential Information and Kept Separate Under 37 C.F.R. 42.74(c) (Paper 27). *See* 35 U.S.C. § 317(a); 37 C.F.R. § 42.72. The parties also filed a copy of a related written settlement agreement. Ex. 1025.

Trial was instituted on December 1, 2023 (Paper 10) and ATI filed a Patent Owner Response on Feb. 23, 2024 (Paper 14). Realtek has not yet filed a Petitioner Reply and an oral hearing has not yet been requested. Joined party TCL Industry Holdings, Inc. (TCL) previously moved to terminate its involvement in the proceeding. Paper 24. TCL’s Motion to Terminate is addressed in a separate paper.

The parties have not identified any other related matters and have certified that there are no collateral agreements or understandings made in connection with, or in contemplation of, the termination of this proceeding. Joint Motion 2. Under these circumstances, the Board determines that it is appropriate to terminate the proceeding before rendering a final written decision. 37 C.F.R. § 42.72.

ORDER

It is, therefore,

ORDERED that the Joint Motion to Terminate this proceeding is GRANTED;

FURTHER ORDERED that the parties’ Joint Request That The Settlement Agreements Be Treated as Business Confidential Information

IPR2023-00922
Patent 8,760,454 B2

And Kept Separate From The File of The Involved Patents under the provisions of 35 U.S.C. § 317(b) and 37 C.F.R. § 42.74(c), is GRANTED.

IPR2023-00922
Patent 8,760,454 B2

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