

Exhibit 26

Sung, Ye-Eun

From: Wisnia, Howard N. [howard.wisnia@pillsburylaw.com]
Sent: Thursday, June 14, 2018 3:52 PM
To: Levy, Kfir B.
Cc: Beaber, Jamie B.; ZTE_Hitachi; Brian Craft; Eric Findlay; US-CLIENT-HM-ZTE-Service; Geoff Culbertson
Subject: Re: meet and confer re asserted claims and prior art

We don't intend to present an invalidity case on non asserted claims.

Best Regards, Howard

On Jun 14, 2018, at 2:50 PM, Levy, Kfir B. <KLevy@mayerbrown.com> wrote:

Howard,

This confirms the asserted claims are:

729: 1, 2
493: 5, 6
794: 1, 2
695: 1
491: 1, 8
193: 1
317: 1, 2, 3

Thank you for confirming the prior art references and combinations, however your email states that ZTE is asserting anticipation and obviousness against at least claims of the 317 patent that are not being asserted. Is that ZTE's plan? If so, we may need to rethink the claims Maxell will assert at trial for any patents for which this is the case. Please confirm one way or the other.

In terms of the order of live witnesses we plan to present, they are:

M. Caloyannides
K. Nakamura
R. Maher
J. Phinney
V. Madisetti
T. Erdem
C. Mulhern

We have not yet determined which deposition designations we intend to play, when, or in what order. We will provide that information in accordance with the Court's rules, the Joint Pretrial Order, and the Court's Order on Trial Procedures.

We look forward to your response regarding ZTE's assertions of prior art against non-asserted claims. Please also get back to us on the issue of confidentiality in the court room—i.e., whether we can agree the courtroom can be sealed once per witness, per patent—so that for witnesses covering more than one patent, the courtroom can be sealed twice. This may not be a problem for all experts covering multiple patents, but it will be at least for Dr. Caloyannides.

Thanks,

Kfir B. Levy
Partner | Intellectual Property
Mayer ♦ Brown
Direct Dial - 202.263.3136
klevy@mayerbrown.com

From: Wisnia, Howard N. [<mailto:howard.wisnia@pillsburylaw.com>]
Sent: Thursday, June 14, 2018 2:33 PM
To: Beaver, Jamie B.; Levy, Kfir B.
Cc: ZTE_Hitachi; Brian Craft; Eric Findlay; US-CLIENT-HM-ZTE-Service; Geoff Culbertson
Subject: RE: meet and confer re asserted claims and prior art

Jamie,

Following up on our call, here is a list of prior art issue.

317:

ZTE does still plan to assert the following with respect to the '317 Patent:

- U.S. Patent No. 6,266,614 ("Alumbaugh") anticipates Claims 1, 2, 3, 6, 7, 15; and
- Alumbaugh in combination with U.S. Patent No. 5,592,382 ("Colley") renders obvious Claim 17

491/695:

Asserted claims are Obvious in view of Huang, Ozkan, Inagaki, Bergher, and Ko

193:

Asserted claims are obvious based on
Ground A: Wheatley + Mucke + IS-95
Ground B: Wheatley + Mucke + IS-95 + Kim
Ground C: Wheatley + Mucke + IS-95 + Kim + Weiland

794:

Asserted claims are obvious

Nongaki and Reichelt

493:

Asserted claims are obvious:

Claim 5: Paruluski 406 and Dunton

Claim 5: Paruluski 335 and Paruluski 343

Claim 6: either of above plus Ishizuka

729:

Ground B: Paruluski 335 and Dunton and Ishizuka

We understand that after dropping of certain claims these are the only remaining asserted claims. Please confirm:

729: 1, 2
493: 5, 6
794: 1, 2
695: 1
491: 1, 8
193: 1
317: 1, 2, 3

From: Beaver, Jamie B. <JBeaver@mayerbrown.com>

Sent: Thursday, June 14, 2018 10:01 AM

To: Wisnia, Howard N. <howard.wisnia@pillsburylaw.com>; Levy, Kfir B. <KLevy@mayerbrown.com>

Cc: ZTE_Hitachi <ZTEHitachi@Pillsburylaw.com>; Brian Craft <BCraft@FindlayCraft.com>; Eric Findlay <EFindlay@FindlayCraft.com>; US-CLIENT-HM-ZTE-Service <HM-ZTE-Service@mayerbrown.com>; Geoff Culbertson <gpc@texarkanalaw.com>

Subject: Re: meet and confer re asserted claims and prior art

Howard,

We are almost there with our witness ordering. If we are able to get the invalidity combinations ZTE intends to rely on at trial during the call along with our narrowing of terms we should be able to chat internally and have our tentative witness ordering back to you by COB today.

Thanks,

J.B.

Jamie B. Beaver

Partner | Intellectual Property | Chair of ITC Intellectual Property Practice Group
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----- Original Message -----

From: "Wisnia, Howard N." <howard.wisnia@pillsburylaw.com>

Date: Thu, Jun 14, 2018, 11:26 AM

To: "Levy, Kfir B." <KLevy@mayerbrown.com>

CC: ZTE_Hitachi <ZTEHitachi@Pillsburylaw.com>, Brian Craft <BCraft@FindlayCraft.com>, Eric Findlay <EFindlay@FindlayCraft.com>, US-CLIENT-HM-ZTE-Service <HM-ZTE-Service@mayerbrown.com>, Geoff Culbertson <gpc@texarkanalaw.com>

Subject: Re: meet and confer re asserted claims and prior art

Your order of witnesses. As we discussed, we would then be agreeable to giving you ours in a couple days. We need yours to finalize ours.

On Jun 14, 2018, at 11:22 AM, Levy, Kfir B. <KLevy@mayerbrown.com> wrote:

Phone is fine. Please use the following dial-in information.

| | |
|----------------|--------------|
| USA Toll-Free: | 888-299-9913 |
| Access Code: | 4700936 |

If you want to discuss any of the other issues—other than the asserted prior art and claims—please let us know right away so we can be prepared and have a meaningful meet and confer.

Thanks,

Kfir B. Levy
Partner | Intellectual Property
Mayer ♦ Brown
Direct Dial - 202.263.3136
klevy@mayerbrown.com

From: Wisnia, Howard N. [<mailto:howard.wisnia@pillsburylaw.com>]

Sent: Thursday, June 14, 2018 11:04 AM

To: Levy, Kfir B.

Cc: ZTE_Hitachi; Brian Craft; Eric Findlay; US-CLIENT-HM-ZTE-Service; Geoff Culbertson

Subject: Re: meet and confer re asserted claims and prior art

2 works. You're welcome to come to Residence Inn by Marriott if you'd like. Otherwise by phone is ok for us. Thanks,
Howard

Best Regards, Howard

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On Jun 14, 2018, at 10:57 AM, Levy, Kfir B. <KLevy@mayerbrown.com> wrote:

Howard,

In order to finalize the amended pretrial order today, we propose a meet and confer to finally determine which prior art you plan to assert—including identifying the combinations for the 193—and which claims we plan to assert. Are you

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