## THIS OPINION WAS NOT WRITTEN FOR PUBLICATION and is not binding precedent of the Board

Paper @ Filed by: @\_ Administrative Patent Judge Box Interference Washington, D.C. 20231 Tel: 703-308-9797 Fax: 703-305-0942 UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES @ Junior Party (application or patent number), v. @ Senior Party (application or patent number). Patent Interference No. 104,@ ORDER FILING OF PRELIMINARY MOTIONS AND STATEMENTS A. Conference call A @ hearing/telephone conference call was held on @\_\_\_\_\_ @\_\_, 19@\_\_, at approximately @\_\_:\_\_ a/p.m., involving: @\_\_\_\_\_, Esq., counsel for

2.	@	, Esq., counsel for
	@	;
3.	@	, Esq., for
	@	;
4.	@	, Esq., counsel for
	@	; and
5.	@	, Administrative Patent

#### B. Relevant discussion during conference call

Judge.

The principal purpose of the conference call was to set times for taking action during the preliminary motion phase of the interference.

@insert any relevant discussion not otherwise covered herein.

#### C. Time periods associated with preliminary motions

In accordance with discussion during the @hearing/telephone conference call, the following "Time Periods as set out in an Appendix to this ORDER are established in this interference:

#### 1. TIME PERIOD 1

The time for filing and serving preliminary motions (37 CFR 1.636(a)) is set to expire at the end of TIME PERIOD 1.

If no party files a preliminary motion, the parties should place a conference call to the administrative patent judge so

that a time for taking testimony or other appropriate action may be set.

Attention is directed to Paragraph 26(f) of the NOTICE

DECLARING INTERFERENCE (Paper 1) if a request is made for leave

to take testimony to support a preliminary motion.

Attention is directed to Paragraph 26(g) of the NOTICE

DECLARING INTERFERENCE (Paper 1) with respect to any preliminary motion for judgment (37 CFR § 1.633(a)) based on inequitable conduct and/or fraud.

#### 2. TIME PERIOD 2

The time for filing and serving preliminary motions pursuant to 37 CFR § 1.633(i) and (j) responsive to a preliminary motion filed by an opponent(37 CFR § 1.636(b))is set to expire at the end of TIME PERIOD 2.

#### 3. TIME PERIOD 3

The time for filing and serving oppositions to all preliminary motions, including preliminary motions filed pursuant to 37 CFR §1.633(i) and (j), is set to expire at the end of TIME PERIOD 3.

#### 4. TIME PERIOD 4

The time for filing replies to all oppositions is set to expire at the end of TIME PERIOD  $4\,$ 

#### 5. TIME PERIOD 5

The time for filing:

- a. if a party desires a hearing on preliminary
  motions, a request for a hearing;
- b. motions to suppress evidence relied upon by an opponent in connection with preliminary motions (compare 37 CFR § 1.656(h)); and
- c. observations by a cross-examining party with respect to cross-examination of an opponent's affiants following filing of replies

is set to expire at the end of TIME PERIOD 5.

#### 6. TIME PERIOD 6

The time for filing:

- a. oppositions to an opponent's motion to suppress and
- b. a response to observations by a crossexamining party with respect to crossexamination of an opponent's affiants following filing of replies

is set to expire at the end of TIME PERIOD 6.

#### 7. TIME PERIOD 7

The time for filing replies to oppositions to motions to suppress is set to expire the end of TIME PERIOD 7.

The parties are authorized to stipulate different times

(earlier or later, but not later than TIME PERIOD 7 for TIME

PERIODS 1 through 6, provided, a notice is filed with the board

as soon as practical after any agreement is reached. The notice

should bein the form of a photostatic copy of the Appendix

attached to this ORDERwith old dates crossed out and new dates

inserted by hand. The parties may not stipulate an extension of

TIME PERIOD 7.

#### D. Deposition transcripts

Transcripts of depositions of cross-examination and/or depositions taken under 35 U.S.C. § 24 shall be served, but not filed with the board until the exhibits are filed.

#### E. Serving exhibits relied upon in preliminary motions

An exhibit, including an affidavit, relied upon in connection with preliminary motions, oppositions, and replies shall be served (but not filedwith the board) with the preliminary motion, opposition, reply or affidavit in which the exhibit is first mentioned.

<sup>&</sup>lt;sup>1</sup> The purpose of this requirement is to make it easy for personnel at the board to determine the changes in dates agreed to by the parties.

### F. Time for filing the record in connection with preliminary motions

#### TIME PERIOD 8

On or before the expiration of TIME PERIOD 8,

- 1. An original and three copies of each exhibit, including affidavits, and deposition transcript should be filed with the board. Exhibits should be filed in an accordion folder, box or other folder containing all exhibits in numerical order (the copies of exhibits should be submitted in like fashion in an accordion type or other folders).
- 2. Three copies of preliminary motions, oppositions and replies previously filed should be filed with the board, with each copy of each motion, its opposition and its reply any observations and any response to observations being filed in a separate folder.
- 3. Any ZIP® disk and/or CD-ROM which a party elects to file.

#### G. Preliminary statements

The time for filing (but not serving) preliminary statements (37 CFR  $\S$  1.621(a), see also 37 CFR  $\S$  1.627(a)) is the same as the time for complying with TIME PERIOD 1.

The time for filing the notice required by 37 CFR § 1.621(b) is the same as the time for complying with TIME PERIOD 1.

A junior party who does not file a preliminary statement shall not have access to the preliminary statement of any other party. 37 CFR § 1.631(b). Without further order of the board, within one (1) week after the date for filing preliminary statements, a copy of a party's preliminary statement shall be served on each opponent who served a notice under 37 CFR § 1.621(b).

@	 	

Administrative Patent Judge

Date: \_\_\_\_\_\_
Arlington, VA

### Appendix

# ORDER FILING OF PRELIMINARY MOTIONS AND STATEMENTS

	Interference	@104,
1.	TIME PERIOD 1	@
	Filing preliminary motions	
2.	TIME PERIOD 2 Filing Rule 633(i) and Rule 633(j) preliminary motions	@
3.	TIME PERIOD 3 Filing of oppositions to all preliminary motions	@
4.	TIME PERIOD 4 Filing of replies	@
5.	TIME PERIOD 5 Filing of request for hearing; motions to suppress and observations with respect to cross-examination	@
6.	TIME PERIOD 6 Filing of oppositions to motions to suppress and any response to observations with respect to cross- examination	@
7.	TIME PERIOD 7 Filing replies to oppositions to motions to suppress	@
8.	TIME PERIOD 8 Filing the record	@

ORDERPM5

Revised October 1999 (replaces ORDERPM4)

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