Paper 84 Entered: August 30, 2016

#### UNITED STATES PATENT AND TRADEMARK OFFICE

#### BEFORE THE PATENT TRIAL AND APPEAL BOARD

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# MICROSOFT CORPORATION and INTERNATIONAL BUSINESS MACHINES CORPORATION, Petitioners,

v.

# PARALLEL NETWORKS LICENSING, LLC, Patent Owner.

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Case: IPR2015-00483<sup>1</sup> Patent 5,894,554

Before KEVIN F. TURNER, JEREMY M. PLENZLER, and CHRISTOPHER L. CRUMBLEY, *Administrative Patent Judges*.

CRUMBLEY, Administrative Patent Judge.

ORDER

Conduct of the Proceeding *37 C.F.R. §§ 42.5*, *42.14* 

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<sup>&</sup>lt;sup>1</sup> IPR2015-00484 has been consolidated with this proceeding; International Business Machines Corporation was joined as a party to this proceeding via Motions for Joinder in IPR2015-01729 and IPR2015-01731.

In our Decision of August 11, 2016, we denied Petitioners' two Motions to Seal various papers in this proceeding. Paper 82. Rather than immediately unseal Exhibits 1083, 1090, 1097, and 1098, however, we granted the parties the opportunity to renew the Motions and provide adequate good cause to maintain the documents under seal. We also provisionally sealed our Final Written Decision in this matter, to provide Petitioners the opportunity to request limited redactions, if desired.

On August 24, 2016, both parties contacted the Board via email. Petitioners informed the Board that the Motion to Seal would not be renewed as to Exhibits 1097 and 1098, and the documents that quote from them, Exhibits 1083 and the Final Written Decision, could also be made available to the public in full. Similarly, Patent Owner indicated that it would not move to seal any exhibits.

In light of the foregoing, it is:

ORDERED that the "Parties and Board Only" designations of Exhibits 1083, 1090, 1097, and 1098 shall be removed, and the documents made available to the public; and

FURTHER ORDERED that the "Parties and Board Only" designations of the Final Written Decision (Paper 81) shall be removed, and the Decision made available to the public.

IPR2015-00483 Patent 5,894,554

# FOR PETITIONER:

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#### BEFORE THE PATENT TRIAL AND APPEAL BOARD

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MICROSOFT CORPORATION and INTERNATIONAL BUSINESS MACHINES CORPORATION, Petitioners,

v.

PARALLEL NETWORKS LICENSING, LLC, Patent Owner.

\_\_\_\_

Case: IPR2015-00485<sup>1</sup> Patent 6,415,335

Before KEVIN F. TURNER, JEREMY M. PLENZLER, and CHRISTOPHER L. CRUMBLEY, *Administrative Patent Judges*.

CRUMBLEY, Administrative Patent Judge.

ORDER

Conduct of the Proceeding *37 C.F.R. §§ 42.5*, *42.14* 

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<sup>&</sup>lt;sup>1</sup> IPR2015-00486 has been consolidated with this proceeding; International Business Machines Corporation was joined as a party to this proceeding via Motions for Joinder in IPR2015-01732 and IPR2015-01734.

In our Decision of August 11, 2016, we denied Petitioners' two Motions to Seal various papers in this proceeding. Paper 82. Rather than immediately unseal Exhibits 1083, 1090, 1097, and 1098, however, we granted the parties the opportunity to renew the Motions and provide adequate good cause to maintain the documents under seal. We also provisionally sealed our Final Written Decision in this matter, to provide Petitioners the opportunity to request limited redactions, if desired.

On August 24, 2016, both parties contacted the Board via email. Petitioners informed the Board that the Motion to Seal would not be renewed as to Exhibits 1097 and 1098, and the documents that quote from them, Exhibits 1083 and the Final Written Decision, could also be made available to the public in full. Similarly, Patent Owner indicated that it would not move to seal any exhibits.

In light of the foregoing, it is:

ORDERED that the "Parties and Board Only" designations of Exhibits 1083, 1090, 1097, and 1098 shall be removed, and the documents made available to the public; and

FURTHER ORDERED that the "Parties and Board Only" designations of the Final Written Decision (Paper 81) shall be removed, and the Decision made available to the public.

IPR2015-00485 Patent 6,415,335

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