

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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BOE TECHNOLOGY GROUP CO. LTD.,  
Petitioner,

v.

SAMSUNG DISPLAY CO., LTD.,  
Patent Owner.

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IPR2025-01476 (Patent 10,541,279 B2)  
IPR2025-01477 (Patent 11,500,496 B2)  
IPR2025-01478 (Patent 11,574,990 B2)  
IPR2025-01479 (Patent 11,574,991 B2)  
IPR2025-01480 (Patent 10,439,015 B2)  
IPR2025-01481 (Patent 10,013,088 B2)  
IPR2025-01499 (Patent 9,299,730 B2)  
IPR2025-01545 (Patent 11,626,066 B2)

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Before KALYAN K. DESHPANDE, *Acting Chief Administrative Patent Judge*.

DECISION  
Settlement Prior to Institution of Trial  
*37 C.F.R. § 42.74*

IPR2025-01476 (Patent 10,541,279 B2)  
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In each of the above-captioned proceedings, the parties filed a Joint Motion to Terminate due to settlement. Paper 8 (“Joint Motion”).<sup>1</sup> The parties also filed a copy of a confidential settlement agreement (Ex. 1065; Ex. 1066; collectively, “Agreement”), together with a Joint Request (Paper 9, “Joint Request”) that the Agreement be treated as business confidential information and kept separate from the file of the involved patent. The Joint Motion and Joint Request are granted.

This Order does not constitute a final written decision pursuant to 35 U.S.C. § 318(a).

Accordingly, it is:

ORDERED that the Joint Motion is *granted* and the proceeding is *terminated*; and

FURTHER ORDERED that the Joint Request is *granted* and the Agreement shall be kept separate from the file of the involved patent and made available only to Federal Government agencies on written request, or to any person on a showing of good cause, pursuant to 37 C.F.R. § 42.74(c).

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<sup>1</sup> Citations are to papers and exhibits in IPR2025-01476. The parties filed similar papers and exhibits in IPR2025-01477, IPR2025-01478, IPR2025-01479, IPR2025-01480, IPR2025-01481, IPR2025-01499, and IPR2025-01545.

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FOR PETITIONER:

Bing Ai  
Babak Tehranchi  
Jessica Kaiser  
Matthew Lembo  
Wei Yuan  
John Esterhay  
Yuanfeng Gao  
Chris Moulder  
Gautam Thatte  
Anna Onley  
Jason Francis  
Tyler Knox  
PERKINS COIE LLP  
ai-ptab@perkinscoie.com  
tehranchi-ptab@perkinscoie.com  
kaiser-ptab@perkinscoie.com  
lembo-ptab@perkinscoie.com  
yuan-ptab@perkinscoie.com  
esterhay-ptab@perkinscoie.com  
gao-ptab@perkinscoie.com  
moulder-ptab@perkinscoie.com  
thatte-ptab@perkinscoie.com  
onley-ptab@perkinscoie.com  
francis-ptab@perkinscoie.com  
knox-ptab@perkinscoie.com

Alex S. Yap  
Mehran Arjomand  
Jean Nguyen  
MORRISON & FOERSTER LLP  
ayap@mfo.com

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marjomand@mofocom  
jnguyen@mofocom

FOR PATENT OWNER:

Scott Weidenfeller  
David Garr  
COVINGTON & BURLING LLP  
sweidenfeller@cov.com  
dgarr@cov.com