Fox Factory, Inc. v. SRAM, LLC

Doc. 81

At the request of FOX Factory's counsel, Plaintiff FOX Factory, Inc. and Defendant SRAM, LLC respectfully stipulate, with the Court's permission, to continue the deadline for the submission of FOX Factory's claim construction reply briefs, as provided below.

FOX Factory requests that the deadline for the submission of its claim construction reply briefs be continued by two weeks, which will have no impact on the scheduled tutorial or claim construction hearings, and which will provide the Court with full briefing on claim construction more than six weeks before the tutorial and claim construction hearing. FOX Factory has requested this modification due to scheduling conflicts that have arisen for FOX's counsel, including a series of client meetings in Europe for other matters and long-planned family vacations, and to facilitate scheduling meetings with FOX Factory's expert. SRAM has agreed to FOX Factory's proposed revised schedule (shown below).

Accordingly, the parties' stipulate and request that the Court modify the dates in the case schedule as follows:

Event	Current Date	Proposed New Date
FOX Factory Reply Briefs	July 27, 2017	August 10, 2017
Tutorial	September 22, 2017	September 29, 2017*
Claim Construction Hearing	September 29, 2017	No Change

*The Court believes that a separate date for tutorial will not be necessary. Counsel may present a brief tutorial beginning at 9:00 a.m. on 9/29/2017 and the proceed with the Claim Construction Hearing.

1		Respectfully submitted, FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, LLP		
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5	5 Attor	ey D. Smyth neys for Plaintiff Factory, Inc.		
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7	7 Dated: July 24, 2017 SHARTS	SIS FRIESE LLP		
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9	By: <u>/s/ E</u>	<i>Crick C. Howard</i> C. Howard		
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14	Counsel for FOX Factory hereby attests by his signature below that concurrence in the filing			
15	of this document was obtained from counsel for SRAI	of this document was obtained from counsel for SRAM.		
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17	7 Dated: July 24, 2017 FINNEG GARRI	FINNEGAN, HENDERSON, FARABOW, GARRETT & DUNNER, LLP		
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19	By: <u>/s/ J</u>	effrey D. Smyth by D. Smyth		
20	U Attor	neys for Plaintiff		
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PROPOSED ORDER

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PURSUANT TO STIPULATION

August 23, 2017

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