UT Advanced Patent Law Institute

Practice Before the PTAB, Part I: Changes to the Director Review Procedures and Discretionary Denial Practice

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Interim procedure for discretionary denials in AIA proceedings with parallel district court litigation

Discretionary denials in AIA cases based on parallel litigation - background

- Apple Inc. v. Fintiv, Inc., IPR2020-00019 (PTAB March 20, 2020) (Paper 11) (Precedential)
 - Designated precedential on May 5, 2020
- Order discussed factors that should be considered for institution
- Designed to reduce system costs and inefficiencies and avoid harassment by preventing unnecessary repetitious proceedings, taking into account parallel proceedings in both PTAB and district court

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Fintiv factors

- 1. whether the **court** granted a stay or evidence exists that one may be granted if a proceeding is instituted;
- 2. proximity of the court's trial date to the Board's projected statutory deadline for a final written decision;
- 3. investment in the parallel proceeding by the **court** and the parties;
- 4. overlap between issues raised in the petition and in the parallel proceeding;
- 5. whether the petitioner and the defendant in the parallel proceeding are the same party; and
- 6. other circumstances that impact the Board's exercise of discretion, including the merits.

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Interim guidance for denials under Fintiv

- Director Vidal issued interim guidance on June 21, 2022
 - https://www.uspto.gov/sites/default/files/documents/interim proc discretiona
 ry denials aia parallel district court litigation memo 20220621 .pdf
- The interim guidance:
 - is based on the comments received from stakeholders, including individuals
 - reflects the Director's consideration of feedback received from all forums,
 e.g., Congress, academics, small and individual inventors
 - solidifies and provides further clarifications regarding current practices
 - makes clear how some of the factors will be applied so that parties have certainty and avoid wasting resources

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Interim guidance for denials under Fintiv

- The interim guidance addresses:
 - Applicability of *Fintiv* factors 1-6 to ITC proceedings
 - Fintiv factor 4: Sotera stipulation
 - Fintiv factor 6: compelling merits
 - Fintiv factor 2: trial date
- The interim guidance became effective on June 21, 2022
- The Office is exploring potential rulemaking on proposed approaches through an Advanced Notice of Proposed Rulemaking

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