NOTE: This order is nonprecedential.

United States Court of Appeals for the Federal Circuit

 $\begin{array}{c} \textbf{INTEL CORPORATION, CAVIUM, LLC, DELL, INC.,} \\ Appellants \end{array}$

v.

ALACRITECH, INC., Cross-Appellant

UNITED STATES,

Intervenor

2019-1443, -1447, -1449, -1450

Appeals from the United States Patent and Trademark Office, Patent Trial and Appeal Board in Nos. IPR2017-01405, IPR2017-01735, and IPR2018-00336.

.....

ALACRITECH, INC.,

Appellant

v.

INTEL CORPORATION, CAVIUM, LLC, DELL, INC., WISTRON CORPORATION,

Appellees

INTEL CORPORATION v. ALACRITECH, INC.

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UNITED STATES,

Intervenor

2019-1444, -1445, -1466

Appeals from the United States Patent and Trademark Office, Patent Trial and Appeal Board in Nos. IPR2017-01391, IPR2017-01392, IPR2017-01406, IPR2017-01707, IPR2018-00329, and IPR2018-00375.

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ALACRITECH, INC.,

Appellant

 \mathbf{v} .

$\begin{array}{c} \textbf{INTEL CORPORATION, CAVIUM, LLC, DELL INC.,} \\ Appellees \end{array}$

UNITED STATES,

Intervenor

2019-1464

Appeal from the United States Patent and Trademark Office, Patent Trial and Appeal Board in Nos. IPR2017-01393, IPR2017-01714, and IPR2018-00374.

.....

ALACRITECH, INC.,

Appellant

 \mathbf{v} .

INTEL CORPORATION, CAVIUM, LLC, DELL, INC., Appellees

UNITED STATES.

Intervenor

2019-1467, -1468

Appeals from the United States Patent and Trademark Office, Patent Trial and Appeal Board in Nos. IPR2017-01409, IPR2017-01410, IPR2017-01736, IPR2017-01737, IPR2018-00338, and IPR2018-00339.

PER CURIAM.

ORDER

In its opening briefs in each of the above appeals and cross-appeals, Alacritech, Inc. argues that the final written decisions at issue in these appeals exceed the scope of the Patent Trial and Appeal Board's authority and violate the Constitution's Appointments Clause. In light of Arthrex. Inc. v. Smith & Nephew, Inc., 941 F.3d 1320 (Fed. Cir. 2019), the court now vacates the Board decisions and remands for proceedings consistent with this court's decision in Arthrex. On remand, the Board may also wish to consider Samsung Electronics America, Inc. v. Prisua Engineering Corp., 948 F.3d 1342 (Fed. Cir. 2020).

Accordingly,

IT IS ORDERED THAT:

(1) The Patent Trial and Appeal Board's decisions are vacated, and the cases are remanded to the Board for proceedings consistent with Arthrex and this order.

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(2) Each side shall bear its own costs.

FOR THE COURT

February 20, 2020 Date <u>/s/ Peter R. Marksteiner</u> Peter R. Marksteiner

Clerk of Court