

APPENDIX T. PROCEDURES FOR PATENT PILOT PROJECT CASES (REPEALED EFFECTIVE JULY 6, 2021).

APPENDIX T. DESIGNATION IS RESERVED FOR FUTURE USE.

~~APPENDIX T. PROCEDURES FOR PATENT PILOT PROJECT CASES~~

~~This Court, having been selected to participate in the Patent Pilot Project pursuant to Pub. L. No. 111-349, § 1, adopts the following procedures for allocation and assignment of patent cases filed or transferred to this Court on and after September 18, 2011 pursuant to L. Civ. R. 40.1(f) and L. Pat. R. 1.5:~~

~~§ 1. ~~Patent cases,~~ for purposes of this Patent Pilot Project, consist of all civil actions filed in or transferred to this Court which allege infringement of a patent in a complaint, counterclaim, cross-claim, or third party claim, or which seek declaratory judgment that a patent is not infringed, is invalid, or is unenforceable, see Local Patent Rule 1.2, but not including: (a) a case where the sole patent issue is false marking of patent designations upon goods or articles; (b) the reopening of a previously closed case; and (c) a case related to a currently pending case under the standards of L. Civ. R. 40.1(e), which shall be assigned to the same District Judge as the pending case.~~

~~§ 2. ~~Designated patent judges~~ are those District Judges who have volunteered, or who in the future volunteer, to receive reassignments of patent cases under this Patent Pilot Project. A current list of designated patent judges will be maintained by the Clerk of Court.~~

~~§ 3. ~~Initial assignment of patent cases~~ — The Clerk of Court shall allocate and randomly assign newly filed patent cases to all judges in the same manner as other newly filed civil cases pursuant to L. Civ. R. 40.1(a), (b) & (c).~~

~~§ 4. ~~Reassignment of patent cases~~ — A judge who is not a ~~designated patent judge~~ may, within thirty (30) days of being assigned a ~~patent case,~~ as defined above, or within thirty (30) days of a case first becoming a ~~patent case~~ by virtue of the filing of an amended complaint, counterclaim, cross-claim, or third party claim, request that the case be reassigned through the Clerk of Court to a designated patent judge. The judge requesting such reassignment shall cause a Minute Entry to be made upon the docket reflecting same, which triggers the reassignment process. Reassignment may not be requested after expiration of the thirty day period unless a conflict of interest arises after the expiration of the thirty day period. The Clerk's Office shall use a Patent Pilot Project assignment deck for patent cases that are so transferred; each designated patent judge will have an equal number of cards in the Patent Pilot Project deck, except that a Senior District Judge who is a designated patent judge may elect to have a lesser number of cards in the Patent Pilot Project deck, which number is at least fifty percent of the number allotted to a full active District Judge. The Clerk will make a random reassignment of the patent case to a designated patent judge, without respect to the vicinage where the patent case was filed.~~

~~§ 5. ~~Reassignment of patent cases from a designated patent judge~~ — A designated patent judge may not request that a patent case be reassigned, except for such reasons as conflict of interest or other good cause as recognized in civil cases, subject to approval of the Chief Judge~~

~~pursuant to L. Civ. R. 40.1(e); if the Chief Judge approves such reassignment of a patent case, the Clerk of Court shall make a random reassignment to another designated patent judge.~~

~~6. Equalization of judicial burden — When a designated patent judge receives reassignment of a patent case, the Clerk of Court shall designate a non-patent civil case of similar complexity and age and make reassignment of the non-patent case to the docket of the original judge, and prepare an Order reflecting same for approval of the Chief Judge.~~

~~7. Designation of Magistrate Judge — The designation of the Magistrate Judge for a newly filed patent case shall be accomplished in the same manner as for newly filed civil cases. If a patent case is reassigned, the patent case will likewise be reassigned to the Magistrate Judge who would have been designated if the patent case had initially been assigned to the designated patent judge.~~

~~8. New judge dockets — Patent cases in the Patent Pilot Project are excluded from cases that may be selected to form an initial caseload for a new District Judge.~~

~~9. Death or resignation — Upon death or resignation of a District Judge, patent cases upon that judge's docket in the Patent Pilot Project shall be reassigned at random to a designated patent judge within the same vicinage.~~

~~10. Annual review — This Patent Pilot Project will be reviewed annually and revisions to these procedures will be made as necessary.~~