Paper 24 Entered: July 24, 2013

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

INTELLECTUAL VENTURES MANAGEMENT, LLC Petitioner

v.

XILINX, INC. Patent Owner

Case IPR2012-00018 (SCM) Patent 7,566,960

Before SALLY C. MEDLEY, KARL D. EASTHOM, and JUSTIN T. ARBES, *Administrative Patent Judges*.

MEDLEY, Administrative Patent Judge.

DOCKET

ORDER Conduct of the Proceeding 37 C.F.R. § 42.5

On July 23, 2013 a conference call was held with counsel for the respective parties and Administrative Patent Judges Medley, Easthom, and Arbes.

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The purpose of the call was for Xilinx to request authorization to file a substitute motion to amend.

Counsel for Xilinx explained that Xilinx's first substitute motion to amend (Paper 22) was filed prior to the Board's decision in *Idle Free Systems, Inc. v. Bergstrom, Inc.*, IPR2012-00027, Paper 26 (June 11, 2013). Xilinx seeks to file another substitute motion to amend in order to comply with the *Idle Free* decision. IVM does not oppose Xilinx filing another substitute motion to amend for the sole purpose of complying with the *Idle Free* decision.

Based on the facts presented and the facts of this case, Xilinx's request to file a second substitute motion to amend for the sole purpose of complying with the *Idle Free* decision is *granted*. The motion is due no later than **July 29, 2013**.

PETITIONER:

Via electronic transmission:

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