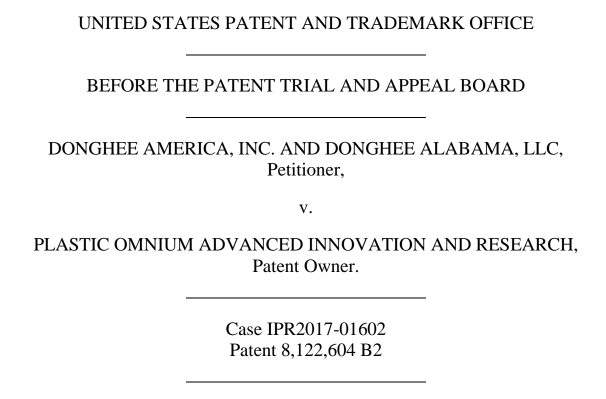
Trials@uspto.gov

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Before MITCHELL G. WEATHERLY, CHRISTOPHER M. KAISER, and ROBERT L. KINDER, *Administrative Patent Judges*.

WEATHERLY, Administrative Patent Judge.

TERMINATION Dismissing the Petition 37 C.F.R. §§ 42.5(a), 42.71(a)

On December 14, 2017, we instituted *inter partes* review of claims 1, 2, 4, 7, and 8 of U.S. Patent 8,122,604 B2. Paper 6, 15–16. On January 10, 2018, the Office issued a Reexamination Certificate 8,122,604 C1 reflecting that the Office has canceled all claims at issue in this proceeding. Ex. 2001, 1:15. Under these circumstances, we determine that it is appropriate to



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dismiss the Petition and terminate this proceeding. *See* 37 C.F.R. §§ 42.5(a), 42.71(a). This paper does not constitute a final written decision pursuant to 35 U.S.C. § 318(a).

Accordingly, it is

ORDERED that the Petition for *Inter Partes* Review of the above-referenced patent is *dismissed* and this proceeding is *terminated*.



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PETITIONER:

Alyssa Cardis
Bas de Blank
ORRICK, HERRINGTON, & SUTCLIFFE LLP
a8cptabdocket@orrick.com
M2BPTABDocket@orrick.com

PATENT OWNER:

Robert C. Mattson
Vincent Shier
Christopher Ricciuti
OBLON, McClelland, Maier & Neustadt, Llp
CPDocketMattson@oblon.com
CPDocketShier@oblon.com
CPDocketRicciuti@oblon.com

