UNITED STATES PATENT AND TRADEMARK OFFICE ————— BEFORE THE PATENT TRIAL AND APPEAL BOARD —————

UNIFIED PATENTS, LLC

Petitioner

v.

ACCELERATED MEMORY TECH, LLC

Patent Owner

IPR2020-00191

U.S. Patent 6,513,062

PATENT OWNER'S REQUEST FOR ADVERSE JUDGMENT UNDER 37 C.F.R. 42.73(b)(2)



Patent Owner hereby provides notice to the Patent Trial and Appeal Board that a Disclaimer was filed in connection with U.S. Patent No. 6,513,062 ("the '062 patent"). The filed Disclaimer disclaims claims 1-8 of the '062 patent, which include all of the claims at issue in this *inter partes* review proceeding. A copy of the filed Disclaimer is submitted as Patent Owner's Ex. 2001.

Under 37 C.F.R. § 42.73(b)(2), "[a] party may request judgment against itself at any time during a proceeding. Actions construed to be a request for adverse judgment include[,] . . . [c]ancellation or disclaimer of a claim such that the party has no remaining claim in the trial." As all challenged claims of the '062 patent have been disclaimed, Patent Owner has no remaining claims in this proceeding.

Patent Owner, therefore, requests adverse judgment against itself pursuant to 37 C.F.R. § 42.73(b)(2) with respect to the disclaimed claims at issue in this proceeding, and further requests termination of this proceeding.

Date: February 6, 2020 Respectfully submitted,

By: /Jerry C. Liu/

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CERTIFICATE OF SERVICE

The undersigned certifies that on February 6, 2020, a copy of PATENT PATENT OWNER'S REQUEST FOR ADVERSE JUDGMENT UNDER 37 C.F.R. 42.73(b)(2) was served in its entirety by electronic mail, to which Petitioner in its petition has consented, on Petitioner's counsel at the following addresses indicated in the Petition:

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Patent Owner's Request for Adverse Judgment

Date: Feb. 6, 2020 Respectfully submitted,

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