YAR R. CHAIKOVSKY (SB# 175421) yarchaikovsky@paulhastings.com	
philipou@paulhastings.com	
andylegolvan@paulhastings.com	
josephrumpler@paulhastings.com	
BERKELEY FIFE (SB# 325293) berkeleyfife@paulhastings.com	
borislubarsky@paulhastings.com	
1117 S. California Avenue	
Telephone: 1(650) 320-1800	
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Attorneys for Plaintiff APPLIED MATERIALS, INC.	
LINUTED STATES	DISTRICT COLURT
UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
NORTHERN DISTRI	CT OF CALIFORNIA
APPLIED MATERIALS INC	CASE NO. 5:20-cv-05676-EJD
	DECLARATION OF BORIS
·	LUBARSKY IN SUPPORT OF APPLIED MATERIALS, INC.'S MOTION FOR PRELIMINARY INJUNCTION
	I HRARSKY DECL IN SUPPORT OF
	yarchaikovsky@paulhastings.com PHILIP OU (SB# 259896) philipou@paulhastings.com ANDY LEGOLVAN (SB# 292520) andylegolvan@paulhastings.com JOSEPH J. RUMPLER, II (SB# 296941) josephrumpler@paulhastings.com BERKELEY FIFE (SB# 325293) berkeleyfife@paulhastings.com BORIS LUBARSKY (SB# 324896) borislubarsky@paulhastings.com PAUL HASTINGS LLP 1117 S. California Avenue Palo Alto, California 94304-1106 Telephone: 1(650) 320-1800 Facsimile: 1(650) 320-1900 Attorneys for Plaintiff APPLIED MATERIALS, INC.



I, Boris Lubarsky, hereby declare as follows:

- 1. I am an associate with the law firm Paul Hastings LLP, counsel for the Plaintiff Applied Materials, Inc. ("Applied"). I have personal knowledge of the facts contained in the declaration and, if called upon to do so, I could and would testify competently to the matters set forth herein.
- 2. Applied Materials is headquartered in Santa Clara, California. Attached hereto as ExhibitA is a true and correct copy of Applied's registration with the California Secretary of State.
- 3. According to Demaray LLC's website, Demaray LLC is based in Silicon Valley and Earnest Demaray resides in Northern California. Attached hereto as **Exhibit B** is a true and correct copy of a printout from Demaray LLC's website, which I obtained on September 4, 2020 from the following URL: https://www.edemaray.com/bios.html.
- 4. According to his LinkedIn profile, Ravi Mullapudi, one of the named inventors of the Asserted Patents, resides in Northern California. Attached hereto as **Exhibit C** is a true and correct copy of a printout from Mr. Mullapudi's LinkedIn page, which I obtained on September 4, 2020 from the following URL: https://www.linkedin.com/in/ravi-mullapudi-03638115.
- 5. According to her LinkedIn profile, Hongmei Zhang, one of the named inventors of the Asserted Patents, resided in Massachusetts. Attached hereto as **Exhibit D** is a true and correct copy of a printout from Ms. Zhang's LinkedIn page, which I obtained on September 4, 2020 from the following URL: https://www.linkedin.com/in/hmzhang?trk=people-guest_people_search-card.
- 6. According to his LinkedIn profile, Mukundan Narasimhan, one of the named inventors of the Asserted Patents, resides in India. Attached hereto as **Exhibit E** is a true and correct copy of Mr. Narasimhan's LinkedIn page, which I obtained on September 4, 2020 from the following URL: https://in.linkedin.com/in/mukundan-narasimhan-809ab79?trk=people-guest_people_search-card.

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7. According to the contract between Demaray's predecessor, Symmorphix, and Applied's
affiliate, Applied Komatsu, the contract was negotiated, executed, and performed in Northern
California. Attached hereto as Exhibit F is a true and correct copy of the Sales and Relationship
Agreement between Symmorphix and Applied Komatsu. The exhibit has been redacted to remov
confidential financial information and to remove hand-written notes from the copy of the
agreement maintained by Applied in its business records.

- 8. Gary Edwards was the attorney who prosecuted the parent patent application to the Asserted Patents. Attached as **Exhibit G** is a true and correct copy an excerpt of the file history for Patent Application No. 10/101863. According to his work profile page, he resides and works in Northern California. Attached as **Exhibit H** is a true and correct copy of Mr. Edward's work profile page, which I obtained on September 4, 2020 from the following URL: https://www.haynesboone.com/people/e/edwards-gary.
- 9. According to Intel's website, Intel has its headquarters in Northern California. Attached as **Exhibit I** is a true and correct copy of a printout of Intel's corporate website, which I obtained on September 4, 2020 from the following URL: https://www.intel.com/content/www/us/en/support/articles/000015107/programs.html.
- 10. According to Samsung's website, it conducts business operations in Northern California out of its Silicon Valley office. Attached as **Exhibit J** is a true and correct copy of a printout Samsung's corporate website, which I obtained on September 4, 2020 from the following URL: https://www.samsung.com/us/ssic/location/san-jose-ca/.

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