1	YAR R. CHAIKOVSKY (SB# 175421) yarchaikovsky@paulhastings.com		
2	josephrumpler@paulhastings.com BERKELEY FIFE (SB# 325293) berkeleyfife@paulhastings.com		
3			
4			
5			
6 7	borislubarsky@paulhastings.com PAUL HASTINGS LLP 1117 S. California Avenue		
8			
9	Telephone: 1(650) 320-1800 Facsimile: 1(650) 320-1900		
10	Attorneys for Plaintiff		
11	APPLIÉD MATERIALS, INC.		
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14			
15	APPLIED MATERIALS, INC.,	CASE NO. 5:20-cv-05676-EJD	
16	Plaintiff,	DECLARATION OF BORIS LUBARSKY IN SUPPORT OF	
17	VS.	APPLIED MATERIALS ADMINISTRATIVE MOTION TO	
18	DEMARAY LLC,	FILE UNDER SEAL	
19	Defendant.		
20			
21			
22			
23			
24			
25			
26			
27 28			
20		LUBARSKY DECL. IN SUPPORT	



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. I submit this declaration in support of Applied's Administrative Motion for Leave to File under Seal selected portions of Applied's Reply in Support of Motion for Preliminary Injunction to Enjoin Demaray LLC from Proceeding with Customer Suits During the Pendency of this Action (the "Reply") and documents in support thereof containing confidential employee and business information relating to Applied, Samsung Electronics America, Inc., Samsung Electronics Co., Ltd, Samsung Semiconductor, Inc., and Samsung Austin Semiconductor, LLC (collectively "Samsung"), and Intel Corporation ("Intel").
- 3. Exhibit N to the Supplemental Declaration of Boris Lubarsky in Support of Applied's Reply ("Mr. Narashiman's Employee Agreement"), and the portions of the Reply that cite it, contain sensitive employee information and will be designated confidential by Applied once a protective order has issued in this action.
- 4. The declarations submitted by Intel, Samsung, and Applied, and the portions of the Reply that cite them, contain sensitive business information related to proprietary technology of Applied, Samsung, and Intel, and will be designated confidential once a protective order has issued in this action.

I declare under penalty of perjury that the foregoing is true and correct.

DATED: October 9, 2020

By: /s/ Boris Lubarsky

Boris Lubarsky

LURARSKY DECL. IN SUPPORT

