## UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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NEW BAY CAPITAL, LLC, Petitioner, v.

VIRNETX, INC. Patent Owner.

Case IPR2013-00375 Patent 6,502,135

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UNOPPOSED MOTION TO TERMINATE



Pursuant to 37 C.F.R. §42.73(b)(4) and the Board's Order of November 1, 2013, Petitioner New Bay Capital, LLC ("New Bay") moves to terminate the present inter partes review proceeding. Termination is appropriate because New Bay is abandoning this contest, VirnetX does not oppose and a trial has not been instituted.

The Board makes reference to estoppel in discussing 35 U.S.C. §325(d). This statute merely notes that "the Director may take into account whether, and reject the petition or request because, the same or substantially the same..." As for estoppel as set forth in 35 U.S.C. §315(e), said estoppel does not attach because there will not be a final written decision under 35 U.S.C. §318(a).

For the foregoing reasons, termination is respectfully requested.

Dated: November 6, 2013 Respectfully submitted,

> /Robert M. Asher, #30,445/ Robert M. Asher, Reg. No. 30,445

Jeffrey T. Klayman, Reg. No. 39,250 Sunstein Kann Murphy & Timbers LLP

125 Summer Street, 11<sup>th</sup> Floor

Boston, MA 02110-1618

(617) 443-9292

Attorneys for Petitioner, New Bay Capital,

LLC.

03959/05001 1990116.1



## **CERTIFICATE OF SERVICE**

I hereby certify that on this 6th day of November 2013, the foregoing UNOPPOSED MOTION TO TERMINATE was served as agreed via email to counsel of record for patent owner:

Joseph Palys
Naveen Modi
Finnegan, Henderson, Farabow, Garrett & Dunner LLP
901 New York Avenue, NW
Washington, DC 20001-4413
Joseph.Palys@finnegan.com
Naveen.modi@finnegan.com

Dated: November 6, 2013 /Robert M. Asher, #30,445/

Robert M. Asher Reg. No. 30,445

