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### UNITED STATES PATENT AND TRADEMARK OFFICE

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### BEFORE THE PATENT TRIAL AND APPEAL BOARD

\_\_\_\_\_

RPX CORPORATION, Petitioner,

V.

VIRNETX, INC. AND SCIENCE APPLICATION INTERNATIONAL CORPORATION,
Patent Owner

\_\_\_\_\_\_

Case IPR2014-00176 Patent 7,418,504

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### PETITIONER'S MOTION TO EXPUNGE



## **Table of Contents**

			<u>Page</u>	
I.	State	ement o	f Precise Relief Request Under § 42.22(a)(1)	
II.	Statement of Reasons for Relief Requested Under § 42.22(a)(2)1			
	A.	Proce	edural Background1	
	B.	Expu	oungement of All Documents Filed under Seal	
	C.	Alter	native Expungement of Certain Exhibits and Information6	
		1.	Exhibit 2046 (Membership Agreement)6	
		2.	Exhibit 2047 (RPX-Sidley Austin Engagement Letter)7	
		3.	Exhibit 2051 (E-mail Dated October 9, 2013 and Attachments)7	
		4.	Exhibit 2058 (E-mail Dated October 22, 2013)8	
		5.	Paper 35 (Patent Owner's Preliminary Response)8	
		6.	Paper 46 (Petitioner's Response to Board's March 17, 2014, Order)	
		7.	Paper 49 (Decision – Denial of <i>Inter Partes</i> Review)9	
		8.	Exhibit 2045 (Petitioner's Response to Discovery)10	
		9.	Exhibits 2048-50, 2052-57, 2060 (E-mail Correspondence)11	
		10.	Citations to Expunged Exhibits	
Ш	Conc	elucion	13	



### PETITIONER'S MOTION TO EXPUNGE

## I. Statement of Precise Relief Request Under § 42.22(a)(1)

Petitioner RPX Corporation ("RPX") moves to expunge from the record all documents (exhibits, pleadings, and orders) that have been filed under seal in this proceeding. Alternatively, in the event such relief is not granted, RPX moves to expunge from the record in their entirety Exhibits 2046, 2047, 2051, 2058 and certain information contained in Papers 35, 46, 49, and Exhibits 2045, 2048-2050, 2052-2057, 2060 (for which redacted versions are submitted herewith).

RPX has conferred with VirnetX, Inc. ("VirnetX") and Apple Inc. ("Apple") prior to filing this motion. The parties' positions are delineated below. VirnetX opposes RPX's motion in certain respects, but has represented that it does not intend to file a separate opposition.

## II. Statement of Reasons for Relief Requested Under § 42.22(a)(2)

## A. Procedural Background

RPX's Petition for *Inter Partes* Review was accompanied by a motion to seal two exhibits submitted with the Petition. Thereafter, with the Board's approval, RPX and Apple reviewed and redacted various documents (*e.g.*, telephonic transcripts, pleadings, exhibits, and orders) containing information considered to be confidential by RPX and/or Apple. After consultation with VirnetX, redacted versions of the documents became publicly available on the PRPS. Therefore, this document review process throughout the proceeding has



Petitioner's Motion to Expunge Case IPR2014-00176 Page 2 of 14

generated two categories of documents: 1) unredacted versions designated for access by the "Parties and Board Only" and 2) corresponding redacted versions designated for public access. *See*, *e.g.*, Exhibits 2001, 1084-1086; Exhibit 1087, page 31, line 22 to page 35, line 18.

In the "Decision - Denial of Institution of *Inter Partes* Review" (Paper 49), the Board stated the following:

This Decision is sealed due to protected material asserted by the parties. After receiving the Decision, the parties jointly may request a redacted version of the Decision. After consideration of the joint request, or, if no request is filed, the Board will issue a subsequent public Decision. [Paper 49, p. 2, footnote 2].

In accordance with the above-identified instructions in the Decision, RPX, VirnetX and Apple jointly submitted a proposed redacted version of the Decision which included redactions proposed by Apple and RPX and to which VirnetX had no objection. (Paper 52).

In the "Order – Conduct of the Proceedings" (Paper 53), the Board stated the following:

The Board has reviewed the proposed redacted decision and holds that it strikes the appropriate balance between the public's interest in maintaining a complete and understandable file history and



Petitioner's Motion to Expunge Case IPR2014-00176 Page 3 of 14

the parties' interest in protecting sensitive information. Accordingly, the Board enters the redacted decision and orders that the redacted decision be made available to the public. [Paper 53, p. 2].

RPX submits that the information in the redacted version of the Decision entered by the Board in Paper 53 is commensurate in form and substance to the information redacted by RPX and/or Apple in previously submitted documents.

During a conference call on June 10, 2014, the parties and the Board discussed a procedure whereby RPX, VirnetX and Apple would confer prior to filing this motion to expunge, thereby providing Apple an opportunity to propose expungement of confidential information and providing VirnetX an opportunity to consider any opposition to the motion. (Exhibit 1089, page 24, line 21 to page 26, line 7).

## B. Expungement of All Documents Filed under Seal

Apple has proposed that all the documents that are currently under seal (*i.e.*, the unredacted documents presently designated for access by the "Parties and Board Only") should be expunged. Apple believes that expungement of those documents would strike the appropriate balance between maintaining a complete and relevant file history and Apple's interest in protecting its sensitive information. Further, Apple maintains that this position is consistent with the



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