| | Filed: | June 1, 2015 |
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| UNITED STATES PATENT AND TRAI | DEMAI | RK OFFICE |

Paper No. _____

BEFORE THE PATENT TRIAL AND APPEAL BOARD

TOYOTA MOTOR CORPORATION

Petitioner

v.

INNOVATIVE DISPLAY TECHNOLOGIES LLC

Patent Owner

Case No.: IPR2015-00835 Patent No. 7,384,177

REQUEST FOR REFUND OF FEES FOR *INTER PARTES* REVIEW OF U.S. PATENT NO. 7,384,177



Case No.: IPR2015-00835

Patent No. 7,384,177

On March 5, 2015, Toyota Motor Corporation (Petitioner) filed a petition for *inter partes review* of claims 1, 6-7, 9-10, 13-15, 19 and 22 of U.S. Patent No. 7,384,177 (Paper No. 2). On May 19, 2015, a settlement was reached between the two parties. On May 26, 2015, Petitioners and Patent Owners filed a Joint Motion to Terminate (Paper No. 6, dated May 26, 2015). The Board subsequently issued an order terminating this proceeding (Paper No. 9, dated May 29, 2015). In accordance with 37 C.F.R. §42.15(b)(2), the fees paid at the time of filing should be returned. Petitioner hereby requests a refund of \$14,000 for the fees in the case of IPR2015-00835.

The payment was provided via credit card and processed in PRPS on March 5, 2015. Upon review and approval of this request, we respectfully request the Board credit the requested amount to Petitioners. The amount may be (1) credited to the American Express account from which payment was provided (card number ending 1000); or (2) deposited into PTO Account No. 06-0916. If more information is necessary to provide payment, please contact P. Andrew Riley.

Dated: June 1, 2015 By: <u>/P. Andrew Riley/</u>

P. Andrew Riley, Lead Counsel Reg. No. 66,290

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Washington, DC 20001



Case No.: IPR2015-00835 Patent No. 7,384,177

Attorneys for Petitioner Toyota Motor Corporation



Case No.: IPR2015-00835 Patent No. 7,384,177

CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. §§ 42.6(e) and 42.105(a), I certify that on June 1,

2015, I caused to be served a true and correct copy of the foregoing **REQUEST**

FOR REFUND OF FEES FOR INTER PARTES REVIEW OF U.S. PATENT

NO. 6,508,563 via electronic mail to litigation counsel below:

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Respectfully submitted,

Date: June 1, 2015

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