

## Kattula, Amy

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**From:** Kattula, Amy  
**Sent:** Monday, July 18, 2016 11:39 AM  
**To:** Kattula, Amy  
**Subject:** FW: IPR2015-00969, -00971, -00980, 01031; IPR2016-00961, -00971, -00992, -01004; CBM2016-00066

**From:** Goldberg, Joshua [<mailto:Joshua.Goldberg@finnegan.com>]  
**Sent:** Wednesday, July 13, 2016 1:27 PM  
**To:** Trials <[Trials@USPTO.GOV](mailto:Trials@USPTO.GOV)>  
**Cc:** [markmiller@omm.com](mailto:markmiller@omm.com); [bcook@omm.com](mailto:bcook@omm.com); [vzhou@omm.com](mailto:vzhou@omm.com); [kmurray2@omm.com](mailto:kmurray2@omm.com); [ahuffsmith@omm.com](mailto:ahuffsmith@omm.com); [ryagura@omm.com](mailto:ryagura@omm.com); Simmons, Luann <[lsimmons@omm.com](mailto:lsimmons@omm.com)>; [crowland@omm.com](mailto:crowland@omm.com); OPENTV-PTAB <[OPENTV-PTAB@finnegan.com](mailto:OPENTV-PTAB@finnegan.com)>  
**Subject:** IPR2015-00969, -00971, -00980, 01031; IPR2016-00961, -00971, -00992, -01004; CBM2016-00066

Dear PTAB,

The parties to these proceedings have agreed to settlement terms ending all disputes between them involving the patents at issue in these proceedings, and expect to complete their settlement in the coming weeks. In order to facilitate the settlement and termination of these proceedings while minimizing cost to both the parties and the PTAB, the parties jointly request the following:

IPR2015-00969, -00971, -00980, 01031

For these four proceedings in which the PTAB recently held oral hearings, the parties jointly request permission to file motions to terminate and keep their agreement confidential upon completion of their settlement.

IPR2016-00961, -00971, -00992, -01004; CBM2016-00066

For these five proceedings in which Patent Owner has not yet filed preliminary responses, the parties jointly request, under Rule 42.5, an extension of time until August 31 for Patent Owner to file its preliminary responses, allowing the settlement to be completed without further investment by Patent Owner in the preliminary responses. In addition, the parties jointly request permission to file motions to terminate upon completion of their settlement.

Counsel for both parties are available to discuss these matters after noon Eastern on July 14 and July 15.

Regards,  
Joshua L. Goldberg  
Backup Counsel for Patent Owner

**Joshua L. Goldberg**  
Attorney at Law

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