

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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KINGSTON TECHNOLOGY COMPANY INC.,  
Petitioner

v.

POLARIS INNOVATIONS LTD.,  
Patent Owner

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Case IPR2016-01622  
Patent 6,850,414

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**PATENT OWNER'S RESPONSE  
TO AUGUST 30, 2017 ORDER**

On August 30, 2017, the Board entered an order applying to three cases: this case, IPR2016-01621, and IPR2016-01623. Paper 21. The Order “authorize[s] Patent Owner to file, in each proceeding, a brief paper, limited to two pages, that only identifies the new and improper arguments and evidence introduced in Petitioner’s Reply,” and authorizes Petitioner to file a brief response thereto addressing “the new arguments and evidence identified by Patent Owner.” *Id.* at 2.

Petitioner did not file a Reply in support of its Petition in this case.<sup>1</sup> Therefore, by its terms, the Order does not authorize any paper in this case identifying new arguments and evidence, or responding thereto.

Accordingly, Patent Owner will file no such list in this case.

This paper does not address any other case or filing.

Respectfully submitted,

/Kenneth J. Weatherwax/  
Kenneth J. Weatherwax  
Lowenstein & Weatherwax LLP

Date: September 6, 2017

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<sup>1</sup> Petitioner did file in this case an opposition to Patent Owner’s motion to amend, which the Order does not address.

**CERTIFICATE OF SERVICE**

The undersigned hereby certifies that the following documents were served by electronic service, by agreement between the parties, on September 6, 2017:

**PATENT OWNER'S RESPONSE  
TO AUGUST 30, 2017 ORDER**

The names and address of the parties being served are as follows:

Kingston Technology Company Inc.  
[IPR37307-0007IP1@fr.com](mailto:IPR37307-0007IP1@fr.com)  
[IPR@sjclawpc.com](mailto:IPR@sjclawpc.com)

Respectfully submitted,

/ Shawn Chi /

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Date: September 6, 2017