Filed on behalf of Digital Audio Encoding Technologies, LLC By:
Timothy Devlin
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UNITED STATES P.	ATENT AND T	RADEMARK OFFI	CE
BEFORE THE PAT	ENT TRIAL AN	ID APPEAL BOAR	RD

RPX Corporation, Petitioner.

v. Digital Audio Encoding Systems, LLC, Patent Owner.

> IPR2017-00212 U.S. Patent 7,490,037

PATENT OWNER'S REQUEST FOR ADVERSE JUDGMENT UNDER 37 C.F.R. § 42.73(b)



Pursuant to 37 C.F.R. § 42.73(b), Digital Audio Encoding Technologies, LLC ("DAE") requests entry of adverse judgment in the *Inter Partes* Review of U.S. Patent in IPR2017-00212. Petitioner RPX Corporation ("RPX") does not oppose.

A party may request entry of adverse judgment against itself at any time during a proceeding. 37 C.F.R. § 42.73(b). Actions construed to be a request for adverse judgment include cancellation of patent claims such that a party has no remaining claim in the trial. *Id*.

Patent Owner requests to cancel all claims of the '037 patent due to a break in continuity caused by the failure to pay an extension fee. This break resulted in dismissal of all pending lawsuits regarding the '037 patent, and a cessation of all settlement and licensing efforts regarding the '037 patent. This request to cancel all claims of the '037 patent leaves no claim remaining for trial in this proceeding. Accordingly, entry of judgment against Patent Owner pursuant to 37 C.F.R. § 42.73(b) is appropriate.

Public policy favors terminating the present *inter partes* review proceeding. Ending this IPR early promotes the Congressional goal of establishing a more efficient patent system by limiting unnecessary and counterproductive costs. *See* Changes to Implement Inter Partes Review Proceedings, Post-Grant Review Proceedings, and Transitional Program for



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Covered Business Method Patents, 77 Fed. Reg. 48,680 (Aug. 14, 2012).

Permitting termination as to all parties provides certainty and fosters an environment that promotes a timely, cost-effective alternative to litigation.

Date: December 28, 2016 Respectfully submitted,

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## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a copy of the Patent Owner's Request for Adverse Judgment was served on December 28, 2016, via electronic mail directed to the attorney of record for the patent at the following address: EHunt-PTAB@wolfgreenfield.com. Petitioner has consented to electronic service.

Date: December 28, 2016 Respectfully submitted,

By: /s/ Timothy Devlin

Timothy Devlin, Reg. No. 41,706

