## UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD INTEL CORPORATION, GLOBALFOUNDRIES U.S., INC., MICRON TECHNOLOGY, INC., and SAMSUNG ELECTRONICS COMPANY, LTD., Petitioners, v. DANIEL L. FLAMM, Patent Owner.

PTAB Case No. IPR2017-00279<sup>1</sup>
Patent No. RE40,264 E

REQUEST FOR ORAL ARGUMENT

<sup>&</sup>lt;sup>1</sup> Samsung Electronics Company, Ltd. was joined as a party to this proceeding via a Motion for Joinder in IPR2017-01749.



PTAB Case No. IPR 2017-00279 Patent No. RE40,264 E Petitioners' Request for Oral Argument

Petitioners Intel Corporation ("Intel"), Micron Technology, Inc. ("Micron") and GLOBALFOUNDRIES U.S., Inc. ("Global") hereby request an oral hearing pursuant to 37 C.F.R. § 42.70 and the Board's Scheduling Order dated June 13, 2017, providing for an oral argument, if requested, on March 7, 2018.<sup>2</sup> Petitioners request that oral argument in IPR2017-00279; IPR2017-00280; IPR2017-00281; and IPR2017-00282 be consolidated into a single argument. Petitioners intend to discuss the issues raised in the parties' filings under the ongoing reviews, including but not limited to, the following items:

- 1. Any issues addressed by Petitioners, including in the Petition for *Inter Partes Review* and Reply in any of the proceedings, including the patentability of claims 13-71 of U.S. Patent No. RE40,264 E.
- 2. Any issues properly raised by Patent Owner, including in Patent Owner's Responses.
- 3. Rebuttal to issues raised by Patent Owner, including in any Responses, motions to exclude or requests for oral argument.
- 4. Any other issues related to invalidity that the Board deems necessary for issuing a final written decision.

<sup>&</sup>lt;sup>2</sup> The Board's Scheduling Order applied to four cases relating to the '264 patent: Case Nos. IPR2017-00279; IPR2017-00280; IPR2017-00281; IPR2017-00282. An identical Request is being filed in each proceeding.



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Petitioners request that each side be given 45 minutes of total time to present its arguments. Forty-five minutes are necessary and reasonable for a consolidated argument of four IPR proceedings. Petitioners also request the ability to use audio/visual equipment to display demonstrative exhibits, including the use of a projector and screen for demonstrative slides. Because of the number of anticipated attendees at the hearing, Petitioners request that the largest hearing room available be reserved for the hearing.

Dated: February 1, 2018

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**Attorneys for Petitioners** 



## **CERTIFICATE OF SERVICE**

The undersigned hereby certifies that a true copy of the foregoing REQUEST FOR ORAL ARGUMENT has been served in its entirety this 1st day of February, 2018, by electronic mail on Patent Owner via its attorneys of record:

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