UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

SAMSUNG ELECTRONICS CO., LTD and SAMSUNG ELECTRONICS AMERICA, INC., Petitioner,

v.

IMAGE PROCESSING TECHNOLOGIES LLC, Patent Owner.

Case IPR2017-01231 Patent 7,650,015

Before JONI Y. CHANG, MIRIAM L. QUINN, and SHEILA F. McSHANE, *Administrative Patent Judges*.

CHANG, Administrative Patent Judge.

PETITIONER'S REQUEST FOR REFUND OF FEES



Samsung Electronics Co., Ltd. and Samsung Electronics America, Inc., ("Petitioner") hereby requests a refund of the \$14,000 post-institution fee that it previously paid. Petitioner filed a petition for *inter partes* review of U.S. Patent No. 7,650,015 on March 31, 2017, and paid the USPTO \$23,000 on that date, including a \$9,000 payment for the *inter partes* review request fee and a \$14,000 payment for the post-institution fee, as required by 37 C.F.R. §42.15(a)(2). On July 24, 2017, the Board granted Parties' Joint Motion to Terminate Proceeding. *See* Paper 9.

Based on the Board's decision, Petitioner requests a refund in the amount of the post-institution fees that it paid for post-institution services. *See* 78 FR 4212, 4233 (January 18, 2013), available at http://www.uspto.gov/sites/default/files/aia_implementation/AC54_Final_Rule_Setting78FR4212-2013JAN18.pdf ("The entire post-institution fee would be returned to the petitioner if the Office does not institute a review."); FAQ E7, available at http://www.uspto.gov/patents-application-process/appealing-patent decisions/trials/patent-review-processing-system-prps-0 ("[T]he petitioner may file in PRPS a request for a refund of any post-institution fee paid.").

Accordingly, Petitioner respectfully requests that the Board refund to Deposit Account number 50-2862 the \$14,000 post-institution fee that Petitioner previously paid.



IPR2017-01231 Patent No. 7,650,015

Dated: July 25, 2017	Respectfully Submitted,
	/s/ John Kappos
	John Kappos (Reg. No. 37,861)



CERTIFICATE OF SERVICE

The undersigned certifies pursuant to 37 C.F.R. § 42.6(e) and § 42.105 that on July 25, 2017, a true and correct copy of this **PETITIONER'S REQUEST**

FOR REFUND OF FEES was served via Priority Mail Express® on the

Petitioner at the following correspondence address of record:

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