UNITED STATES PATENT AND TRADEMARK OFFICE ————— BEFORE THE PATENT TRIAL AND APPEAL BOARD ————— UBISOFT, INC. AND SQUARE ENIX, INC., Petitioners v. UNILOC USA, INC. AND UNILOC LUXEMBOURG, S.A., Patent Owners. ———— Case No. IPR2017-01291

PETITIONERS' REQUEST FOR ORAL ARGUMENT

U.S. Patent No. 6,728,766

Pursuant to the Board's November 1, 2017, Scheduling Order (Paper 10) and

the May 7, 2018 Modified Institution Decision (Paper 17), Petitioner respectfully

requests oral argument for the trial currently scheduled on August 7, 2018. Pursuant

to 37 C.F.R. § 42.70(a), Petitioner requests a total of forty-five (45) minutes per side.

Petitioner further specifies the following issues, without intent to waive

consideration of any issue not requested, to be argued for this proceeding:

1. The proper construction and scope of disputed claim terms.

2. Whether claims 1, 3, 7, 9, 13, and 15 are anticipated by U.S. Patent No.

5,758,069 ("Olsen").

3. Any issues raised by Patent Owner in its oral argument request or at the

hearing.

Petitioner requests the ability to use audio-visual equipment to present

computer-generated demonstrative exhibits, including the use of a projector and

screen for a PowerPoint display, and a document camera and projector.

Date: June 4, 2018

Respectfully submitted,

ERISE IP, P.A.

BY: /s/ Eric A. Buresh

Eric A. Buresh, Reg. No. 50,394

Counsel for Petitioners

CERTIFICATE OF SERVICE ON PATENT OWNER

Pursuant to 37 C.F.R. §§ 42.6(e), the undersigned certifies that on June 4, 2018 a true and correct copy of this PETITIONER'S REQUEST FOR ORAL ARGUMENT was served on the counsel for Patent Owner by electronic means.

ERISE IP, P.A.

BY: /s/ Mark C. Lang

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