From: john harrop <harrop@vapatent.com>
Sent: Friday, October 5, 2018 9:33 AM

To: Trials; david.odell.ipr@haynesboone.com; jonathan@unifiedpatents.com; David

McCombs IPR; thomas.kelton.ipr@haynesboone.com; Roshan Mansinghani;

russ.emerson@haynesboone.com; scott.cunning.ipr@haynesboone.com; 'Cecil Key'; jay

jaykesan.com

Subject: RE: IPR2018-00044, Unified Patents, Inc. v. Vilox Technologies, LLC

Follow Up Flag: Follow up Flag Status: Flagged

Dear Sir:

We have refiled the documents as exhibits. Please expunge the corresponding papers as previously filed.

Sincerely,

John Harrop

Counsel for Patent Owner

From: Trials < Trials@USPTO.GOV>

Sent: Thursday, October 4, 2018 11:24 AM

To: john harrop <harrop@vapatent.com>; david.odell.ipr@haynesboone.com; jonathan@unifiedpatents.com; David McCombs IPR <david.mccombs.ipr@haynesboone.com>; thomas.kelton.ipr@haynesboone.com; Roshan Mansinghani <roshan@unifiedpatents.com>; russ.emerson@haynesboone.com; scott.cunning.ipr@haynesboone.com

Cc: Trials < Trials@USPTO.GOV>

Subject: IPR2018-00044, Unified Patents, Inc. v. Vilox Technologies, LLC

Counsel,

As shown in PTAB E2E, when Patent Owner filed its Response and Motion to Amend the Claims, the accompanying exhibits were filed so as to receive paper numbers (i.e., Papers 19-25 and 28-39) rather than being filed as exhibits. Thus, the panel requests that Patent Owner refile these documents as exhibits, and after such, the panel can have expunged the corresponding papers previously filed.

Regards,

Andrew Kellogg, Supervisory Paralegal Patent Trial and Appeal Board USPTO

 $\underline{and rew. kellogg@uspto.gov}$

Direct: 571-272-5366

IPR2018-00044 Ex. 3003

