

From: [Trials](#)
To: [Foster, Theo](#); [Trials](#)
Cc: [David McCombs IPR](#); [Huh, Gregory](#); [Greene, Bert A. \(BGreene@duanemorris.com\)](#); [Andrew DiNovo](#); [Greg Donahue](#); [docketing@ docketing](#)
Subject: RE: IPR2019-00539 through -00544: Request for Joint Motions to Terminate pursuant to settlement
Date: Friday, April 19, 2019 12:11:22 PM

Counsel,

No conference is necessary. The parties are authorized to file the motions to terminate. The parties are reminded of their obligation under 35 U.S.C. 317 to file the settlement agreement and any collateral agreements (including any licensing agreements) in each of the cases. The parties should also include a statement that there are no other agreements, oral or written, between the parties made in connection with, or in contemplation of, the termination of this proceeding, assuming such statement is correct. If the parties cannot make such statement, the other agreement(s) also should be filed under 37 C.F.R. 42.74(c).

The parties may also file requests to treat these agreements as confidential under 37 C.F.R. 42.74(c). The due date for filing the motions is Friday May 3, 2019. The parties are reminded, however, of the Board's three-month statutory deadline for determining whether to institute *inter partes* reviews in the pending cases.

Regards,

Andrew Kellogg,
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Patent Trial and Appeal Board
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From: Foster, Theo <Theo.Foster@haynesboone.com>
Sent: Thursday, April 18, 2019 1:15 PM
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Subject: IPR2019-00539 through -00544: Request for Joint Motions to Terminate pursuant to settlement

To the Patent Trial and Appeal Board:

Petitioner Cisco Systems, Inc. and Patent Owner Meetrix IP, LLC have reached an agreement to settle IPR2019-00539, -00540, -00541, -00542, -00543, and -00544.

Counsel for the parties have conferred via e-mail and request authorization to file, pursuant to 35 U.S.C. § 317, a joint motion to terminate in each of the subject proceedings. The parties also request to file in each proceeding, under 37 CFR 42.74(b) and (c), a copy of the signed settlement agreement together with a request to treat the settlement agreement as business confidential

information to be kept separate.

As this is a routine settlement request and there are no impending deadlines, the parties do not anticipate that a call with the Board is required, but if requested the parties will identify proposed times for a call.

Best regards,
Theo Foster
Counsel for Cisco Systems, Inc.

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