Page 1

	Tage	
1	UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD	
2		
3	BAYERISCHE MOTOREN WERKE)	
4	AKTIENGESELLSCHAFT and	
5	BMW OF NORTH AMERICA,) LLC,	
6) Case Petitioners,) IPR2020-01299	
7	vs.) Patent 8,630,761	
8	PAICE LLC and THE ABELL) FOUNDATION, INC.,	
9	Patent Owners.	
10)	
11		
12		
13		
14		
15	The Virtual Deposition of	
16	GREGORY W. DAVIS, Ph. D.	
17	Date: April 14, 2021	
18		
19		
20	The virtual deposition of GREGORY W. DAVIS,	
21	Ph.D., called by the Patent Owners for examination,	
22	pursuant to the applicable rules, taken	
23	stenographically by Sandra L. Rocca, CSR, RMR, RDR,	
24	CRR, on the 14th of April, 2021, at the hour of	
25	9:00 a.m.	
1		

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Page 2

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                     the Patent Owners.
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Page 3

		Page 3
1	INDEX	
2	WITNESS	PAGE
3	GREGORY W. DAVIS, Ph.D.	
4	EXAMINED BY	
5	Mr. Livedalen	4
6		
7	EXHIBITS	
8	NUMBER	MARKED FOR ID
9	NOMBLIX	MARKED FOR TD
10	Exhibit BMW1054	
11	C.P. Quigley reference, "Predicting the Use of a Hybrid Electric	
12	Vehicle"	6
13		
14	(Exhibit not attac	hed.)
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1	GREGORY W. DAVIS, Ph.D.,
2	having been first duly sworn, was examined and
3	testified as follows:
4	EXAMINATION
5	BY MR. LIVEDALEN:
6	Q Good morning, Dr. Davis.
7	A Good morning.
8	Q Will you please state your name for the
9	record?
10	A Sure. It's Dr. Gregory W. Davis.
11	Q You understand you're providing testimony
12	for IPR2020-01299 today?
13	A Well, I guess that's the number. I don't
14	have the numbers memorized on these things.
15	MR. BITTMAN: I can confirm that that's
16	correct.
17	A Okay, thank you.
18	Q And I guess, Dr. Davis, what do you have in
19	front of you in terms of paper documents?
20	A Sure, I've got my declaration and then a
21	copy of the patent. I think I have a file history
22	here and actually it might be in another notebook.
23	A few of my exhibits. Do you want me to read
24	through all my tabs I have for you? Would that be
25	helpful?

That's fine. We could send you electronic 1 2 documents through the chat, but if you want to look 3 at the hard copies, that's fine as well. 4 A Yeah, I like the hard copies. Quite often 5 that can work out a little bit nicer. Q Okav. All right. So I think we've 6 7 established that you -- your deposition today is for IPR2020-01299. Is that right? 8 9 A Yes. 10 Okay. And Dr. Davis, you consider that your 11 expertise is the same or greater than a person of 12 skill in the art for this particular proceeding, is that right? 13 14 A Yes, I do. Dr. Davis, as to a person of skill in 15 16 the art, what is a parameter to you? 17 MR. BITTMAN: Objection, form. 18 A Can you point me to maybe something in my 19 declaration where I use that? That might -- it's 20 broad. It depends on the context sometimes. 21 So I will send you a document. Sure. How 22 about that? One second. I guess we'll -- we'll 23 just mark these as the regular exhibits. I think 24 that's probably easier. So this is BMW 1054, which 25 is the Quigley reference.

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