

UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD

NINTENDO CO., and NINTENDO OF AMERICA INC.,
Petitioners

v.

ANCORA TECHNOLOGIES, INC.,
Patent Owner

Case IPR2021-01338
Patent No. 6,411,941

ROKU, INC. and VIZIO, INC.,
Petitioners,

v.

ANCORA TECHNOLOGIES, INC.,
Patent Owner.

Case IPR2021-01406
U.S. Patent No. 6,411,941 B1

DECLARATION OF MIKI MULLOR

THIRD-PARTY CONFIDENTIAL - PARTY ACCESS LIMITED


IPR2021-01338 and IPR20211406

U.S. Pat. No. 6,411,941

I, Miki Mullor, hereby declare as follows:

1. I am making this declaration relating to papers to be submitted with the Patent Owner Response in the *Inter Partes* review of U.S. Patent No. 6,411,941 (“the ’941 patent”) having case numbers IPR2021-01138 and IPR2021-01406.
2. I am the founder of Ancora Technologies, Inc. (“Ancora”) and have been the 100 percent shareholder of Ancora since its inception.
3. Exhibit 2027 is a true and correct copy of a Joint Press Release jointly created and released by Ancora and American Megatrends Inc. (“AMI”) on or about February 14, 2005. The Joint Press Release has been maintained by Ancora in its normal course of business as a business record and is publicly available at <https://www.webwire.com/ViewPressRel.asp?aId=1465>.
4. The Joint Press Release references Ancora’s Platform Security Anchor (“PSA”) technology. Ancora developed this software jointly with AMI between 2004 and 2005 to implement the technology claimed in the ’941 patent. More specifically, the PSA software included a software element that operated on the OS of the device to set up a verification structure (including at least one license record) in erasable, non-volatile memory of the device’s BIOS. The PSA software also included a software element that verified a

program residing in the device's volatile memory by using at least the verification structure in the BIOS and acting on the program according to the verification.

5. Exhibits 2029 and 2031 are true and correct copies of license agreements reached between Ancora and respective third-party companies. These agreements have been maintained by Ancora in its normal course of business as business records.
6. Exhibit 2032 is a redacted version of a license agreement reached between Ancora and a third-party company. The unredacted version of the agreement has been maintained by Ancora in its normal course of business as a business record.
7. 
8. I hereby declare under penalty of perjury that all statements made herein of my own knowledge are true, and that all statements made herein on information and belief are believed to be true.
9. I hereby acknowledge that any willful false statement made in this

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declaration is punishable under 18 U.S.C. § 1001 by fine or imprisonment
of not more than five (5) years, or both.

Executed on: _____  _____

Miki Mullor