

From: [Trials](#)
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Subject: RE: IPR case nos. IPR2022-00499; IPR2022-00595; and IPR2022-00609
Date: Tuesday, August 30, 2022 3:24:36 PM

Counsel:

The Board authorizes the parties to file in each case a joint motion to terminate the proceeding (and/or dismiss the petition with respect to proceedings at the pre-institution stage), provided that the joint motion certifies that the filing includes, and the filing does include, an exhibit containing a true copy of any and all agreements made in connection with or contemplation of the requested termination, including any collateral agreements. The joint motion also must certify that there are no other collateral agreements in connection with the settlement. See 35 U.S.C. § 317(b) (governing post-institution settlements); 37 C.F.R. § 42.74(b) (governing settlements in general). In addition, the Board authorizes the parties to file a joint request to treat the agreement as business confidential information under 37 C.F.R. § 42.74(c). That request may be part of the joint motion to terminate or may be a separate paper, and the exhibit containing the agreement(s) must be filed "For Board only" or "For Board and Parties Only." **The joint motion, joint request and additional documents shall be filed no later than September 2, 2022.**

Thank you,

Megan Carlson
Supervisory Paralegal Specialist
Patent Trial and Appeal Board

From: Michael Hawkins <hawkins@fr.com>
Sent: Monday, August 29, 2022 5:03 PM
To: Trials <Trials@USPTO.GOV>
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Subject: IPR case nos. IPR2022-00499; IPR2022-00595; and IPR2022-00609

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Dear Board,

We write to inform you that Petitioner Fantasia Trading LLC d/b/a Ankerdirect ("Ankerdirect") and Patent Owner Scramoge Technology Ltd. have reached a settlement resolving their disputes in IPR case nos. IPR2022-00499; IPR2022-00595; and IPR2022-00609. In each of these cases, Ankerdirect seeks authorization to file a Joint Motion to Terminate the IPR proceeding pursuant to 35 U.S.C. § 317, and a Joint Request to Keep Separate for maintaining the settlement agreement as business confidential information pursuant to 37 C.F.R. § 42.74(c).

Counsel for Patent Owner is copied on this email and joins in this request for authorization to file the Joint Motion and Joint Request in each of these three IPR cases. If the Board believes a conference call is necessary, the parties are available for a conference call on August 31 between 9AM-4PM Eastern Time.

Michael Hawkins :: Principal :: Fish & Richardson P.C.
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IPR2022-00499