

## Lindsay, Jonathan

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**From:** Tezyan, Michael  
**Sent:** Thursday, August 31, 2023 9:40 AM  
**To:** Enzminger, David; Winston-Micron-Netlist  
**Cc:** andrea@wsfirm.com; ce@wsfirm.com; wh@wsfirm.com; ~Baxter, Samuel; jtruelove@mckoolsmith.com; #Netlist-Micron [Int]  
**Subject:** Netlist v. Micron, No. 22-cv-203 (E.D. Tex.) | De-designation of Holbrook Tr. Portions  
**Attachments:** [to de-designate] BoeHolbrook\_Rough.pdf

Counsel,

Per ¶ 18 of the Protective Order (Dkt. 46), Netlist requests that Micron de-designate the portions of Mr. Holbrook's testimony that are highlighted in the attached rough transcript. These portions of Mr. Holbrook's testimony do not include or reflect confidential information that is subject to the Protective Order.

Please let us know what portions of Mr. Holbrook's testimony that Netlist has identified, if any, Micron agrees to de-designate, and your basis for any disagreement. If Micron declines to de-designate these portions of Mr. Holbrook's transcript, please provide your availability to meet and confer next week.

Thanks,  
Michael

### Michael Tezyan

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