

**Le, An**

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**From:** Trials <Trials@USPTO.GOV>  
**Sent:** Friday, June 21, 2024 11:50 AM  
**To:** Stein, Alexander B.; Trials  
**Cc:** IPRDYNAPASSWSL@wsltrial.com; mmccarthy@wsltrial.com; mfagan@wsltrial.com; johnw@wsltrial.com; MLB-Dynapass-Amazon-IPR  
**Subject:** RE: IPR2024-00283: Requesting Authorization for Joint Motion to Terminate

[EXTERNAL EMAIL]  
Counsel,

The panel authorizes the parties to file a joint motion to terminate and a joint request to treat the settlement agreement as business confidential information in accordance with their request below. The parties have two weeks from the date of receipt of this email to file the motion and request. The parties should also file a copy of this email as an exhibit to show that the Board has authorized these filings.

Regards,

Esther Goldschlager  
Supervisory Paralegal Specialist  
Patent Trial & Appeal Board  
U.S. Patent & Trademark Office

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**From:** Stein, Alexander B. <alexander.stein@morganlewis.com>  
**Sent:** Friday, June 21, 2024 11:03 AM  
**To:** Trials <Trials@USPTO.GOV>  
**Cc:** IPRDYNAPASSWSL@wsltrial.com; mmccarthy@wsltrial.com; mfagan@wsltrial.com; johnw@wsltrial.com; MLB-Dynapass-Amazon-IPR <MLB-Dynapass-Amazon-IPR@morganlewis.com>  
**Subject:** IPR2024-00283: Requesting Authorization for Joint Motion to Terminate

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Your Honors:

I am writing on behalf of both the Petitioner and the Patent Owner in the above-referenced proceeding. The parties hereby advise the Board they have settled their dispute with respect to this IPR proceeding, and, therefore, request: (i) authorization to file a joint motion to terminate the above-referenced proceedings, and (ii) to file a joint request to treat the settlement agreement as business confidential information under 37 C.F.R. § 42.74.

The parties are aware of their obligation under 35 U.S.C. § 317(b) to file a copy of the settlement agreement and any collateral agreements (including any licensing agreements) with the Board. The parties' joint motion will 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 the proceeding. Should the Board authorize the above requests, the parties will file the confidential settlement agreement electronically in Patent Trial and Appeal Board End to End (PTAB E2E) as an exhibit in accordance with the instructions provided on the Board's website (uploading as "Parties and Board Only").

Respectfully submitted,

Alex Stein, Reg. No. 71,397  
Counsel for Petitioner

**Alexander B. Stein**

**Morgan, Lewis & Bockius LLP**

1301 Second Avenue, Suite 3000 | Seattle, WA 98101

Direct: +1.206.274.6437 | Main: +1.206.274.6400 | Fax: +1.206.274.6401

Assistant: Ange Ambriz | +1.650.843.7868 | [ange.ambriz@morganlewis.com](mailto:ange.ambriz@morganlewis.com)

1400 Page Mill Road | Palo Alto, CA 94304-1124

Direct: | Main: +1.650.843.4000 | Fax: +1.650.843.4001

[alexander.stein@morganlewis.com](mailto:alexander.stein@morganlewis.com) | [www.morganlewis.com](http://www.morganlewis.com)