Filed on behalf of Supercell Oy

By:

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

SUPERCELL OY, Petitioner

v.

GREE, INC., Patent Owner.

Case No. PGR2020-00052 U.S. Patent No. 10,335,682 B2

# PETITIONER AND PATENT OWNER'S JOINT STATEMENT CLARIFYING ITS JOINT MOTION TO TERMINATE POST GRANT REVIEW

### PGR2020-00052 Joint Statement Clarifying Motion to Terminate

On September 9, 2020, Petitioner Supercell Oy ("Petitioner") and GREE, Inc. ("Patent Owner") (collectively, "the Parties") jointly filed a Joint Motion to Terminate requesting termination of PGR2020-00052, noting that the Parties "have reached a settlement agreement." See PGR2020-00052 at Paper 10. The Parties file this Joint Statement to clarify that the parties do not have a "written settlement agreement." Rather, the Parties have only a stipulated dismissal of the Parties' claims and defenses with respect to, inter alia, U.S. Patent No. 10,335,682, the subject patent challenged in PGR2020-00052, in the parallel district court proceeding regarding the same. A copy of that stipulated dismissal, titled "Stipulation of Partial Dismissal of Counts V, VIII, and IX," was filed with the Joint Motion to Terminate filed on September 9. See Ex. 1023. Aside from Exhibit 1023, there is no other written agreement or understanding between the Parties made in connection with, or in contemplation of, the termination of this proceeding.

Dated: September 11, 2020

Respectfully submitted,

KILPATRICK TOWNSEND LLP

FENWICK & WEST LLP

/John C. Alemanni/ John C. Alemanni Reg. No. 47,384 Attorneys for Patent Owner GREE, Inc. /Brian M. Hoffman/

Brian M. Hoffman Reg. No. 39,713 Attorneys for Petitioner Supercell Oy

## **CERTIFICATION OF SERVICE ON PATENT OWNER**

Pursuant to 37 C.F.R. § 42.6, the undersigned certifies that on September 11,

# 2020, a copy of the foregoing document, **PETITIONER AND PATENT OWNER'S**

# JOINT STATEMENT CLARIFYING ITS JOINT MOTION TO TERMINATE

### POST GRANT REVIEW was served on Patent Owner's lead and backup counsel in

their entirety by electronic service by email at the email addresses provided below:

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Dated: September 11, 2020

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