CORRECTED EXHIBIT 17 (ATTACHMENT 33-18)

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

DR. MICHAEL FARMWALD and RPX CORPORATION Petitioner

v.

PARKERVISION, INC.
Patent Owner

Case IPR2014-00946 Patent 6,266,518

PARKERVISION, INC.'S MOTION FOR ADVERSE JUDGMENT UNDER 37 C.F.R. § 42.73(b)

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Case IPR2014-00946 Patent 6,266,518

The Board instituted trial in this proceeding for claims 1, 82, 90, and 91.

(See Paper 8, Decision—Institution of Inter Partes Review, p. 31.) No trial was instituted for claim 27. Petitioners Dr. Farmwald and RPX Corp. requested a rehearing for claim 27 in view of the Avitabile reference and claims 1 and 27 in view of the Estabrook reference. (See Paper 10, Petitioner's Request for Rehearing, pp. 3-10.) The Board denied Petitioner's request. (See Paper 14, Decision—Petitioner's Request for Rehearing, p. 6.) Thus, only claims 1, 82, 90, and 91 remain challenged in this proceeding.

Patent Owner ParkerVision, Inc. requests the Board to cancel claims 1, 82, 90, and 91 and to enter adverse judgment against itself. *See* 37 C.F.R. § 42.73(b)(2). As these are the only pending claims in this trial, Patent Owner requests termination of this proceeding.

Petitioners have informed Patent Owner that they do not oppose this motion.

Respectfully submitted,

STERNE KESSLER, GOLDSTEIN & FOX P.L.L.C.

Michael Q. Lee

Registration No. 35,239 Counsel for Patent Owner

Date: October 22, 2015

1100 New York Avenue, N.W. Washington, D.C. 20005-3934 (202) 371-2600



Case IPR2014-00946 Patent 6,266,518

CERTIFICATE OF SERVICE (37 C.F.R. § 42.6(e))

The undersigned hereby certifies that PARKERVISION, INC.'S

MOTION FOR ADVERSE JUDGMENT UNDER 37 C.F.R. § 42.73(b) was

served electronically via e-mail on October 22, 2015 in its entirety on the following counsel of record for Petitioner:

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