

From: [Trials](#)
To: [Tyson, Christopher J.](#); [Trials](#)
Cc: [Baird, John M.](#); [Richeson, Glenn](#); [McPherson, Patrick D.](#); [Daniel H. Golub](#); [dhecht@hechtpartners.com](#); [Daniel H. Golub](#); [Brandon R. Theiss](#)
Subject: RE: IPR2025-00618 – Statutory Disclaimer of All Challenged Claims
Date: Monday, March 16, 2026 12:25:00 PM
Attachments: [image006.png](#)
[image007.png](#)
[image008.png](#)
[image009.png](#)
[image010.png](#)
[image011.png](#)

Counsel,

Patent Owner should file the statutory disclaimer and receipt as an exhibit within 5 business days of this email. Patent Owner should also inform the Board whether it disputes Petitioner's position that Adverse Judgment be entered against it under 37 C.F.R. § 42.73(b).

Regards,

Andrew Kellogg,
Deputy Chief Clerk, Trials
Patent Trial and Appeal Board
USPTO
andrew.kellogg@uspto.gov
(571) 272-5366



From: Tyson, Christopher J. <CJTyson@duanemorris.com>
Sent: Wednesday, March 11, 2026 10:43 AM
To: Trials <Trials@USPTO.GOV>
Cc: Baird, John M. <JMBaird@duanemorris.com>; Richeson, Glenn <GDRicheson@duanemorris.com>; McPherson, Patrick D. <PDMcPherson@duanemorris.com>; Daniel H. Golub <DGolub@vklaw.com>; dhecht@hechtpartners.com; Daniel H. Golub <DGolub@vklaw.com>; Brandon R. Theiss <BTheiss@vklaw.com>
Subject: RE: IPR2025-00618 – Statutory Disclaimer of All Challenged Claims

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Dear Honorable Board:

In view of Patent Owner's filing of a statutory disclaimer of all challenged claims, and its request in the email below for termination of the instant trial post-institution, Petitioner requests entry of adverse judgment against Patent Owner pursuant to 37 C.F.R. 42.73 (b)(2) and (b)(4).

Very respectfully,

Christopher Tyson
Lead Counsel for Petitioner

Christopher J. Tyson
Partner

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From: Brandon R. Theiss <BTheiss@vklaw.com>
Sent: Tuesday, March 10, 2026 7:13 PM
To: Trials USPTO <trials@uspto.gov>
Cc: Tyson, Christopher J. <CJTyson@duanemorris.com>; Baird, John M. <JMBaird@duanemorris.com>; Richeson, Glenn <GDRicheson@duanemorris.com>; McPherson, Patrick D. <PDMcPherson@duanemorris.com>; Daniel H. Golub <DGolub@vklaw.com>; dhecht@hechtpartners.com; Daniel H. Golub

<DGolub@vklaw.com>

Subject: RE: IPR2025-00618 – Statutory Disclaimer of All Challenged Claims

Honorable Board,

Due to a clerical error, we had to refile the Statutory Disclaimer. Attached is the filing receipt of the Statutory Disclaimer that properly reflects the Patent Owner's 100% interest in the patent.

Regards,



Brandon R. Theiss
Shareholder

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From: Brandon R. Theiss

Sent: Tuesday, March 10, 2026 9:13 AM

To: Trials USPTO <trials@uspto.gov>

Cc: Tyson, Christopher J. <cjtyson@duanemorris.com>; Baird, John M. <jmbaird@duanemorris.com>; Richeson, Glenn <gdricheson@duanemorris.com>; McPherson, Patrick D. <pdmcperson@duanemorris.com>; Daniel H. Golub <DGolub@vklaw.com>; dhecht@hechtpartners.com; Daniel H. Golub <DGolub@vklaw.com>

Subject: IPR2025-00618 – Statutory Disclaimer of All Challenged Claims

Dear Board:

Patent Owner respectfully writes to notify the Board that, this morning, Patent Owner submitted a statutory disclaimer of claims 1–5, 7–8, 12, 15, and 18–19. A copy of the filing is attached for the Board's convenience.

These claims constitute all challenged claims in IPR2025-00618. Accordingly, no challenged claims remain in this proceeding.

In view of the statutory disclaimer of all challenged claims, Patent Owner respectfully submits that this proceeding is now moot and respectfully requests that the Board terminate the proceeding.

Please let us know if the Board requires anything further.

Respectfully submitted,

For more information about Duane Morris, please visit <https://www.DuaneMorris.com>

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