

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**  
**BEFORE THE PATENT TRIAL AND APPEAL BOARD**

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Parrot S.A. and Parrot, Inc.

Petitioners,

v.

Drone Technologies, Inc.

Patent Owner

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Case IPR2014-00730  
U.S. Patent No. 7,584,071

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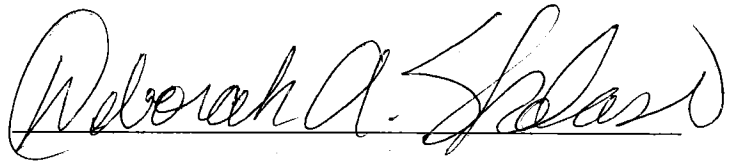
Before HOWARD B. BLANKENSHIP, MATTHEW R. CLEMENTS, and  
CHRISTOPHER M. KAISER, *Administrative Patent Judges*.

**DECLARATION OF DEBORAH A. SKOLASKI IN SUPPORT OF  
MOTION TO CORRECT EXHIBIT  
TO PETITION FOR *INTER PARTES* REVIEW  
37 C.F.R. § 42.104(c)**

<b>PARROT EXHIBIT 1012</b> <b>Parrot, Inc. v. Drone</b>
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I, Deborah A. Skolaski, do hereby declare and state, that all statements made herein of my own knowledge are true and correct and all statements made on information and belief are believed to be true and correct; and further that the statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under the laws of the United States of America.

Dated: February 9, 2015

A handwritten signature in cursive script, reading "Deborah A. Skolaski", written over a horizontal line.

1. I am a Senior Litigation Paralegal for Osha Liang LLP (“the Firm”), and I work as the lead paralegal assigned to IPR2014-00730 and IPR2014-00732 in the Firm.

2. I worked on the filing of the petition in the above-cited IPRs along with another paralegal who is no longer at our firm. We finalized and processed for filing and filed the IPR petition and its exhibits, which included correcting typographical errors and formatting where necessary, assembling and marking the exhibits, and electronically filing the IPR petitions and their exhibits on PRPS.

3. During the time leading up to the filing of the IPR petition and its exhibits, the paralegal staff and/or other attorneys on the team collected the pdf files that would eventually be assembled into the final exhibits in various shared folders on our system at the firm. These materials included, among other things, Prof. Raffaello D’Andrea’s Curriculum Vitae, which was supposed to be attached to Prof. D’Andrea’s declaration as “Appendix B” in the final exhibit. A review of our files shows that the paralegal staff and/or other attorneys on the team received Prof. D’Andrea’s Curriculum Vitae and one of the members of the team saved the CV in a shared folder, from which the pdf file should have been retrieved to be included in the final declaration exhibit.

4. Due to a clerical mistake during the assembly of Exhibit 1010, although we had the pdf file of Prof. D’Andrea’s Curriculum Vitae (Appendix B)

to his declaration, that file was inadvertently not included in Exhibit 1010 for the Petition for Inter Partes Review of U.S. Patent No. 7,584,071 (“the Petition”; Paper No. 1). This error was unintentional and was brought to my attention in January, 2015 before Prof. D’Andrea’s deposition.

5. Once the error was brought to my attention and after we received a letter from Drone’s counsel regarding a clerical error in another exhibit in the related proceeding, IPR2014-00732 (Exhibit 1011), I prepared a corrected Exhibit 1010, which includes the copy of the pdf file of Prof. D’Andrea’s Curriculum Vitae at “Appendix B” to his declaration. In the process of preparing the corrected exhibit, I also applied a new exhibit label to the front page and more easily identifiable page-numbering to the attachments to the declaration. This corrected Exhibit 1010 was served on Drone’s counsel on Monday, January 26, 2015.