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Gene Tabachnick

January 22, 2015

Via email to [hopenfeld@oshaliang.com](mailto:hopenfeld@oshaliang.com)

James E. Hopenfeld  
Osha Liang LLP  
909 Fannin Street  
Suite 3500  
Houston, TX 77010

**Re: Parrot S.A. and Parrot, Inc. v. Drone Technologies, Inc.**  
**IPR 2014-0032**

Dear James:

Following up on the defect revealed during Dr. D'Andrea's deposition, Drone Technologies, Inc. reasserts its objections to Dr. D'Andrea's declaration submitted in connection with Parrot's IPR Petition (IPR 2014-0032) challenging U.S. Patent No. 8,106,748.

Having just received and reviewed Dr. D'Andrea's deposition transcript, it is clear that he never signed the declaration Parrot submitted in connection with the IPR Petition (Parrot Ex. 1011) and that Parrot, unwittingly or intentionally, instead inserted a copy of Dr. D'Andrea's signature page from the declaration that Parrot submitted (Parrot Ex. 1010) in connection with the concurrently filed IPR Petition 2014-0030.

The specific grounds for Drone Technologies, Inc.'s objection are as follows: 37 C.F.R. §1.56; 37 C.F.R. §1.68; 37 C.F.R. §42.2; 37 C.F.R. §42.53; 37 C.F.R. §42.61; 37 C.F.R. §42.64; 18 U.S.C. §1001; and 28 U.S.C. §1746.

Very truly yours,

*/s/ Gene Tabachnick*

Gene Tabachnick

Drone Technologies, Inc. – Exhibit 2015  
Parrot S.A. and Parrot, Inc. v. Drone Technologies, Inc.