UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD
Under Armour, Inc.
Petitioner,
V.
adidas AG,
Patent Owner
Case No. IPR2015-00698
Patent No. 8,092,345

PETITIONER'S SECOND UPDATED MANDATORY NOTICES PURSUANT TO 37 C.F.R. § 42.8



Pursuant to 37 C.F.R. §42.8, Petitioner Under Armour, Inc. ("Under Armour) hereby submits the following Updated Mandatory Notice information:

A. Real Parties-in-Interest

There is no change to Petitioner's identification of the real parties-in-interest. Under Armour and MapMyFitness, Inc., ("MapMyFitness"), which is a wholly-owned subsidiary of Under Armour, are the real parties-in-interest.

B. Related Matters

U.S. Patent No. 8,092,345 (the "345 Patent") is involved in one pending litigation naming Petitioner and MapMyFitness as defendants: *adidas AG*, *et. al. v. Under Armour, Inc. and MapMyFitness, Inc.*, Case No. 14-130-GMS (D. Del.) ("the litigation"). UA-1003.

Petitioner has filed petitions to institute *inter partes* reviews of five patents that are related to the '345 patent, IPR2015-00697 (U.S. 7,905,815), IPR2015-00700 (U.S. 8,579,767), IPR2015-01528 (U.S. 8,721,502), IPR2015-01531 (U.S. 8,725,276), and IPR2015-01532 (U.S. 8,652,009), and three other patents asserted in the litigation: IPR2015-00694 (U.S. 7,292,867), IPR2015-00695 (U.S. 7,805,149), and IPR2015-00696 (U.S. 8,068,858).

To the best of Petitioner's knowledge, no applications or patents claim priority to the '345 patent.



In addition, to the best of Petitioner's knowledge, the '345 patent claims priority to (or could claim priority to) the following applications and patents:

- 10/645,713, filed on 08-20-2003, now U.S. 7,670,263
- PCT/US02/04947, filed on 02-20-2002
- Provisional App. No. 60/270,400, filed on 02-20-2001

C. Lead and Back-up Counsel and Service Information

There is no change to the designation of lead and backup counsel provided in Petitioner's previously-filed updated Mandatory Notices (Paper No. 7). In that filing, Petitioner designated lead counsel and substitute back-up counsel as follows:

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Petitioner continues to respectfully request that service be provided at both of the email addresses listed above.



Dated: July 10, 2015 Respectfully submitted,

/s/ Brian Ferguson

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CERTIFICATE OF SERVICE

The undersigned hereby certifies that on July 10, 2015, the foregoing

SECOND UPDATED MANDATORY NOTICES PURSUANT TO 37 C.F.R. §

42.8 was served via electronic mail, upon the following:

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