

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

SONY INTERACTIVE ENTERTAINMENT LLC,

Petitioner

v.

TECHNO VIEW IP, INC.,

Patent Owner

Case IPR2018-01045

U.S. Patent 8,206,218

MANDATORY NOTICES BY PATENT OWNER

UNDER 37 CFR § 42.8

Pursuant to 37 CFR § 42.8(a)(2), exclusive licensee TECHNO VIEW IP, INC. hereby provides the following mandatory notices.

I. Real Party-in-Interest

The real party-in-interest for the Patent Owner is TECHNO VIEW IP, INC. In 2016, TD VISION CORPORATION S.A. DE C.V., the assignee of U.S. Patent No. 8,206,218 (“the ‘218 patent”) provided TECHNO VIEW IP, INC. with an exclusive license, including all substantial rights in and to the ‘218 patent. Further, TD VISION CORPORATION S.A. DE C.V. has not contended it is a required party in litigation surrounding the ‘218 patent.¹ Therefore, the effective Patent Owner, and the real party-in-interest for the purposes of this *inter partes* review, is TECHNO VIEW IP, INC.

¹ See *Motorola Mobility LLC v. Michael Arnouse*, IPR2013-00010, Paper No. 30 (finding assignee was the real party in interest because “[Assignee] has provided an exclusive license of ‘all substantial rights’ in the ‘484 patent to ... [Effective Patent Owner];” that “by virtue of its averments of standing in the District Court, [Effective Patent Owner] has represented that it is the ‘effective patentee’ under *Sicom*,” and that “[Assignee] does not contend that he is a ‘required party’ under Rule 19(a) in the district court litigation.”). See also *Sicom Sys. Ltd. v. Agilent Techs., Inc.*, 427 F.3d 971, 976 (Fed. Cir. 2005) (“an exclusive license may be treated like an assignment for purposes of creating standing if it conveys to the licensee all substantial rights.”).

II. Related Matters

The following matters would affect, or be affected by, a decision in the present proceeding based on the '218 Patent:

- a) An exclusive licensee has asserted the '218 patent in *Techno View IP, Inc. v. Sony Interactive Entertainment America LLC*, No. 8:17-cv-01268 (N.D. Cal. July 23, 2017) and *Techno View IP, Inc. v. Oculus VR, LLC, and Facebook, Inc.*, No. 1:17-cv-00386 (D. Del. April 6, 2017); and
- b) the related U.S. Patent No. 7,666,096, of which the '218 Patent is a continuation, has been challenged in *inter partes* review No. IPR2018-01044.

III. Lead and Back-up Counsel

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Respectfully submitted,

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CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. 42.6(e) and by the agreement of counsel for Petitioner, I certify that on June 11, 2018, I served a complete electronic copy of the Mandatory Notice and Power of Attorney on the Petitioner's lead and backup counsel at the following addresses:

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