

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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UNIFIED PATENTS, LLC,  
Petitioner,

v.

TOPIA TECHNOLOGY, INC.,  
Patent Owner.

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IPR2022-00782  
Patent 10,067,942 B2

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Before MINN CHUNG, JOHN A. HUDALLA, and JOHN R. KENNY,  
*Administrative Patent Judges.*

KENNY, *Administrative Patent Judge.*

ORDER  
Unsealing Exhibits  
*37 C.F.R. §§ 42.54, 42.56*

Patent Owner filed Exhibits 2021 (Shenoy Decl.) and 2029 (Rachuba Decl.) under seal, but neither Patent Owner nor Petitioner filed a motion to seal those exhibits. Further, Petitioner indicated that it does not seek to seal either exhibit.<sup>1</sup> Neither party filed a motion to expunge those exhibits. Under the circumstances, we plan to unseal Exhibits 2021 and 2029 unless a party files a motion to seal the exhibits within FIVE business days from the issuance of this Order. Any such motion should include the requisite showing of good cause as to why we should excuse the party's late action. *See* 37 C.F.R. § 42.5(c)(3). Otherwise, Exhibits 2021 and 2029 will be unsealed.

It is so Ordered.

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<sup>1</sup> In footnote 1 of Paper 27, Petitioner indicates that it does not seek to seal the Shenoy Declaration or the Rachuba Declaration. Paper 27, however, miscites the Shenoy Declaration as Exhibit 2025, which is the CV of Dr. Shenoy.

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