

HUNTING TITAN, INC.
Petitioner

v.

DYNAENERGETICS EUROPE GMBH¹
Patent Owner

Case PGR 2020-00080 Patent No. 10,472,938

PATENT OWNER'S MANDATORY NOTICE INFORMATION

¹ As detailed below, DynaEnergetics GmbH & Co. KG has been dissolved and as recorded at Reel/Frame: 051691/0453 has assigned U.S. Patent No. 10,472,938 to DynaEnergetics Europe GmbH, the patent owner and real party in interest to this proceeding. Accordingly, we request modification of the original case caption to reflect that change and request that the parties use the modified caption for filings in this proceeding from this date forward.



Pursuant to 37 C.F.R. §§ 42.8(a)(2) and 42.8(b), Patent Owner hereby submits the following information:

A. Real Party in Interest (37 C.F.R. § 42.8(b)(1))

U.S. Patent No. 10,472,938 ("the '938 Patent") was filed by co-Applicants DynaEnergetics GmbH & Co. KG ("Dyna KG") and JDP Engineering and Machine Inc. ("JDP"). Dyna KG dissolved under German law and all of its assets and liabilities transferred automatically by succession to DynaEnergetics Europe GmbH ("Dyna Europe" or "Patent Owner"). In connection with the dissolution, Dyna KG entered into an assignment with Dyna Europe whereby Dyna KG assigned all of its intellectual property rights to Dyna Europe. The assignment for the '938 Patent was recorded at the Assignment Division of the USPTO as recorded at Reel/Frame: 051691/0453 on January 24, 2020. JDP assigned the '938 Patent to Dyna Europe Nunc Pro Tunc as recorded at Reel/Frame: 052499/0911 on April 27, 2020. As a result of the Dyna KG dissolution and these assignments, the real party in interest is Dyna Europe, the owner of the '938 Patent.

B. Related Matters (37 C.F.R. § 42.8(b)(2))

The '938 Patent is presently asserted in a patent infringement lawsuit filed January 20, 2020 by Patent Owner against Petitioner, captioned *DynaEnergetics Europe GmbH*, and *DynaEnergetics US*, *Inc. v. Hunting Titan*, *Inc.*, Civil Action No. 6:20-cv-00069-ADA in the Western District of Texas, which has been



transferred and is now Civil Action No. 4:20-cv-2123 in the Southern District of Texas.

C. Lead and Back-up Counsel (37 C.F.R. § 42.8(b)(3))

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D. Service Information (37 C.F.R. § 42.8(b)(4))

Patent Owner consents to service by electronic mail to lead and backup counsel at the e-mail addresses listed above.

Respectfully submitted,

Dated: September 2, 2020

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Lead Counsel for Patent Owner



Case PGR 2020-00080 Patent No. 10,472,938

CERTIFICATE OF SERVICE

The undersigned certifies service of the foregoing pursuant to 37 C.F.R. § 42.8 as served on the following by email.

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