EXHIBIT 8

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(a) Documents (e.g., contracts, purchase orders, invoices, advertisements, marketing materials, offer letters, beta s third party or joint development agreements) sufficient to evidence each discussion with, disclosure to, or other maparty, or sale of or offer to sell, the claimed invention prior to the date of application for the patent in suit. A party as required herein shall not constitute an admission that such document evidences or is prior art under 35 U.S.C. §

(b) All documents evidencing the conception, reduction to practice, design, and development of each claimed inversion or before the date of application for the patent in suit or the priority date identified pursuant to P. R. 3-1(e), which

(c) A copy of the file history for each patent in suit.

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