## Exhibit I

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF GEORGIA ATLANTA DIVISION

EMERSON ELECTRIC CO., FISHER-ROSEMOUNT SYSTEMS, INC., and ROSEMOUNT INC.,

Plaintiffs,

V.

SIPCO LLC, and IP CO., LLC (d/b/a INTUS IQ)

Defendants.

SIPCO LLC, and IP CO., LLC (d/b/a INTUS IQ)

Plaintiffs,

V.

EMERSON ELECTRIC CO., EMERSON PROCESS MANAGEMENT LLLP, FISHER-ROSEMOUNT SYSTEMS, INC., ROSEMOUNT INC., BP, p.l.c., BP AMERICA, INC., and BP AMERICA PRODUCTION COMPANY,

Defendants.

Civil Action No. 1:15-cv-00319-AT

Civil Action No. 6:15-cv-907

## **DECLARATION OF THOMAS J. FREDRICKS**

- I, Thomas J. Fredricks, do hereby declare as follows:
- 1. I am a competent adult over 18 years of age. I make the following statements based upon my personal knowledge.



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2. I am an employee of Regulators Technologies, Inc., an affiliate of Emerson

Electric Co. In 2011, I was a Vice President of Engineering for the White Rogers Division of

Emerson Electric Co.

3. On October 25, 2011, I executed a patent license agreement between Emerson

Electric and SIPCO, LLC and IPCO LLC under what SIPCO/IPCO characterized their "Essential

Wireless Mesh" or "EWM." That agreement, however, was negotiated by others within

Emerson and my involvement in creating that agreement was tangential.

4. I currently live and work in McKinney, Texas. I do not know if I have knowledge

relevant to any issue in this action or if my testimony will be necessary at trial in this matter, but

if necessary, I agree to make myself available for trial in Atlanta.

5. I declare under penalty of perjury that the foregoing is true and correct.

Dated: August 8, 2016

Thomas J. Fredricks

