UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE PATENT TRIAL AND APPEAL BOARD
US ENDODONTICS, LLC, Petitioner
v.
GOLD STANDARD INSTRUMENTS, LLC, Patent Owner
Case No. IPR2015-00632 U.S. Patent No. 8,727,773 B2



PETITIONER'S UPDATED MANDATORY NOTICES (37 C.F.R. § 42.8)

Petitioner US Endodontics, LLC ("Petitioner") hereby submits these updated mandatory notices relating to this *Inter Partes* Review, pursuant to 37 C.F.R. § 42.8, to reflect lead counsel Jeffrey S. Ginsberg's change of address and affiliation and to remove Matthew G. Berkowitz and Eric T. Schreiber as back-up counsel. The updated mandatory notices are set forth below.

A. Real Parties-in-Interest

Petitioner US Endodontics, LLC; Petitioner's two owners, Charles Goodis ("Dr. Goodis") and Bobby Bennett; and Edge Endo, LLC and Guidance Endodontics, LLC, both owned by Dr. Goodis, are the real parties-in-interest.

B. Related Matters

U.S. Patent No. 8,727,773 ("the '773 patent") is currently being asserted against Petitioner by licensee Dentsply International, Inc. and its wholly owned subsidiary Tulsa Dental Products LLC (d/b/a Tulsa Dental Specialties) in pending litigation filed on June 24, 2014 in the U.S. District Court for the Eastern District of Tennessee, No. 14-CIV-196 (JRG). Patent Owner Gold Standard Instruments, LLC ("Patent Owner") has also filed four patent applications that claim priority to the '773 patent and so may be affected by a decision in this proceeding: 14/522,013 (filed October 23, 2014); and 14/722,309, 14/722,390, and 14/722, 840 (all filed May 27, 2015). The '773 patent is also the subject of another petition for *inter partes* review filed by Petitioner, IPR2015-01476, which challenges claims 1, 4, 5, 8-10, and 12. That petition is pending.



U.S. Patent No. 8,876,991, which claims priority to the '773 patent, is the subject of a petition for post-grant review filed by Petitioner, PGR2015-00019, which challenges claims 12-16 of that patent. That petition is pending.

Petitioner is not aware of any other pending administrative matter that would affect, or be affected by, a decision in this proceeding.

C. Counsel and Service Information

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Dated: September 16, 2015 /Jeffrey S. Ginsberg/

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CERTIFICATE OF SERVICE

Pursuant to 37 C.F.R. § 42.6(e), the undersigned certifies that on September 16, 2015, the foregoing *Petitioner's Updated Mandatory Notices* was served via electronic mail upon the following counsel of record for the Patent Owner:

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