

UNITED STATES PATENT AND TRADEMARK OFFICE

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

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LG ELECTRONICS, INC., TOSHIBA  
CORPORATION, AND VIZIO, INC.  
Petitioners

v.

STRAIGHT PATH IP GROUP, INC.  
Patent Owner

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*INTER PARTES* REVIEW OF U.S. PATENT NO. 6,108,704  
Case IPR No.: *To Be Assigned*

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DECLARATION OF RICHARD V. WELLS

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I, Richard V. Wells, declare as follows:

1. I am a patent attorney at Baker & McKenzie, LLP. I am counsel for VIZIO, Inc. (“VIZIO”) in this proceeding.

2. The present Petition was prepared by VIZIO together with LG Electronics, Inc., LG Electronics U.S.A., Inc., and LG Electronics MobileComm U.S.A., Inc. (collectively “LGE”), Toshiba Corporation, and Toshiba America Information Systems, Inc., Toshiba America, Inc. (collectively “Toshiba”).

3. Hulu, LLC (“Hulu”) did not control or fund VIZIO’s participation in the present Petition. Hulu is not indemnifying VIZIO with respect to this proceeding nor is VIZIO acting at Hulu’s request.

4. VIZIO did not provide Hulu with any drafts of the Petition or its supporting declarations.


5. I understand that counsel for LGE and Toshiba are making similar declarations regarding the non-involvement of Hulu.

6. Accordingly, since only VIZIO, LGE and Toshiba participated in the preparation of the Petition and supporting declarations in this proceeding and neither VIZIO, LGE nor Toshiba provided any drafts to Hulu, took any direction from Hulu, or were funded by Hulu, Hulu took no part in the preparation of the Petition or the supporting declarations. Thus, Hulu did not control or fund the

Petition or the supporting declaration in any way, and Hulu is not a real party-in-interest in this proceeding.

7. I declare under penalty of perjury that the above statements are true and correct.

Date: April 6, 2015

By:  \_\_\_\_\_

Richard V. Wells