

Submitted on behalf of Seymour Levine

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

THE BOEING COMPANY
Petitioner,

v.

SEYMOUR LEVINE
Patent Owner

Case IPR2015-01341

Patent RE039,618

**DECLARATION OF SEYMOUR LEVINE IN SUPPORT OF PATENT
OWNER'S SUPPLEMENTAL EVIDENCE UNDER 37 C.F.R. § 42.64(b)(2)**

I, Seymour Levine, declare as follows:

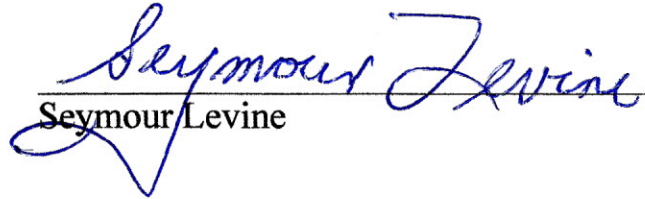
1. **Exhibit 2002** is a true and correct copy of my handwritten notes relating to my conception of my invention of a remote flight aircraft maintenance system, dated May 1996. My handwritten notes were recorded at or near the time I conceived of my invention, and I have personal knowledge thereof. My handwritten notes were made in the regular course of business as part of my regular practice to record such activity.

2. **Exhibit 2003** is a true and correct copy of my draft invention disclosures for a “Remote Flight Recorder and timely Aircraft Advisory System, Rafts,” dated October 9, 1996. My draft invention disclosures were recorded at or near the time I disclosed my invention, and I have personal knowledge thereof. My draft invention disclosures were made in the regular course of business as part of my regular practice to record such activity.

3. **Exhibit 2004** is a true and correct copy of my revised draft invention disclosures for a “Remote Flight Recorder and timely Aircraft Advisory System, Rafts,” dated October 23, 1996. My draft invention disclosures were recorded at or near the time I revised the disclosure of my invention, and I have personal knowledge thereof. My draft invention disclosures were made in the regular course of business as part of my regular practice to record such activity.

I declare under penalty of perjury under the laws of the United States that
the foregoing is correct.

Executed January 19, 2016, at Culver City, California.


Seymour Levine