



November 27, 2017

[Voip-Pal.com, Inc. Addresses Shareholders' Most Frequently Asked Questions Following its IPR Validations vs Apple and AT&T](#)

November 21, 2017

[Voip-Pal.com, Inc. Receives Decisions from the USPTO's Patent Trial and Appeal Board on the Remaining Seven IPR's Filed by Apple and AT&T](#)

[About Us](#)

[Our Technology](#)

[Our Team](#)

[Investor Relations](#)

[Legal Action](#)

[News & Interviews](#)



## INDEPENDENT LETTERS FROM DR. THOMAS SAWYER & SHAREHOLDERS

[Letter to Judge Ruschke & Matal \(October 23, 2017\).....](#)

[PTAB Defies SCOTUS \(September 5, 2017 – IP Watchdog\).....](#)

[Letter to Wilbur Ross \(August 31, 2017 – Dr. Thomas Sawyer\).....](#)

[Letter to Wilbur Ross & David Ruschke \(July 27, 2017 – Dr. Thomas Sawyer\).....](#)

[Letter to David Ruschke \(June 21, 2017 – Dr. Thomas Sawyer\).....](#)

[Letter to Donald Trump & Wilbur Ross \(May 22, 2017 – Shareholders\).....](#)

[Letter to Judge David Ruschke \(May 1, 2017 – Dr. Thomas Sawyer\).....](#)

## COMPANY INTERVIEWS

[Patent News Profile of Voip-Pal & CEO Emil Malak.....](#)

[CEO CFO Magazine Interview with CEO Emil Malak.....](#)

Interview with Emil Malak - Wall Street Analyzer

00:00 / 15:51

"We started late 2004...we felt that in 10-15 years internet telephony and communications would be the major way of communicating between people, and we designed a system making it easier and seamless to move between internet and legacy [telephony]...We have seventeen patents today in the United States, that encompass all of this, so you are able to work as an internet telephony company in compliance the same as legacy."




"We went to Apple over two years ago, we went to AT&T and Verizon, and unfortunately...we were not listened to. We didn't want to litigate, but the only way to

protect our shareholders interest was to file lawsuits in the United States in the Nevada [Federal District] Court...against Apple, Verizon and AT&T, and later against Twitter, because we believe there is a very strong infringement angle there. We believe sooner or later they are going to have to come to us."

"We have now managed to prove, in our filing last Friday [February 10, 2017], that we were first to invent and we have all the source code...therefore, their "prior art" is negated by us...we believe we will win this case on prior art...We have lawsuits between the four of \$9.7 billion, and we're not stopping there. We are going to be adding some more...we put 62 companies on notice."

"I want to achieve for my shareholders a good return on capital....the shares have been suppressed. I can't say what they're worth, but I believe they're worth much more."

## WHITE PAPERS

- Understanding the Technology of RBR & RBR Messaging..... 
- Voip-Pal Patents List (US & Canada)..... 
- Voip-Pal Core Patents Detail..... 

All statements contained in this website, other than those identifying historical facts, constitute "forward-looking statements" within the meaning of Section 21E of the Securities Exchange Act of 1934 and the Safe Harbor provisions as contained in the Private Securities Litigation Reform Act of 1995. Such forward-looking statements relating to the Company's future expectations, including but not limited to revenues and earnings, technology efficacy, strategies and plans, are subject to safe harbors protection. Actual Company results and performance may be materially different from any future results, performance, strategies, plans, or achievements that may be expressed or implied by any such forward-looking statements. The Company disclaims any obligation to update or revise any forward-looking statements.

© 2017 VOIP-PAL.COM. All Rights Reserved.

