

May 22, 2017

Donald J. Trump, President of the United States  
1600 Pennsylvania Avenue  
Washington, DC 20500

Wilbur Ross, US Secretary of Treasury  
U.S. Department of Commerce  
1401 Constitution Ave., NW  
Washington D.C. 20230

Re: Inter Partes Review – Apple v. Voip-Pal.com Inc., Case IPR2016-01198 Patent 9,179,005 B2; Case IPR2016-01201 Patent 8,542,815 B2

Dear Mr. President and Mr. Secretary,

We are both ordinary hard-working, law-abiding American citizens and shareholders for the past four plus years of a small publicly trading company named Voip-Pal.com Inc. (“VPLM” or “the “Company”). We are writing to inform you of our grave concerns about the current unfair practices and policies at the United States Patent Trade Office (“USPTO”) through its creation and implementation of the American Inventions Act (“AIA”), the Patent Trade and Appeals Board (“PTAB”) and the Inter Partes Review (“IPR”).

This past year has been an extremely frustrating one for us as shareholders of VPLM. In response to a legally justified effort by the Company to enforce its Intellectual Property rights and to return value to its shareholders, Apple, Unified Patents and AT&T have filed eight multiple IPR petitions at the PTAB against VPLM on the same two patents for the purpose of invalidating VPLM’s fundamental routing, billing and rating (“RBR”) patent in order to avoid having to fairly compensate VPLM for the unlawful use and theft of its patented technology and to financially cripple VPLM.

It is our opinion that VPLM should prevail on the merits in its current IPR defense, but because of the obvious corruptive practices at the PTAB (e.g. judicial bias) we foresee an inevitably negative outcome for VPLM and its shareholders. We wonder why it is that Apple’s instituted IPR petition against VPLM has on the same panel three judges two of whom have worked previously for Apple and one for AT&T. Understandably, we have reached the point of last resort as it seems to us that the ordinary investor will once again take the fall in a patent battle that seems to have played out many times before to the detriment of small investors and inventors.

To support our points, we ask you to turn your attention to the well-written letter by Dr. Thomas Sawyer (see attachment “Recusal Letter”) that addresses his and our growing concerns about the dysfunctional and blatantly corrupt practices currently being implemented by and through the USPTO/AIA/PTAB/IPR. We fully support Dr. Thomas Sawyer’s outlined concerns and request your help in addressing them.

In addition to the above-mentioned concerns, we have, with the help of a team of informed investors and top tier legal minds, compiled a few attachments that support and offer extra concern on main issues that leave us as American citizens alarmed and worried.

We hope that our work (attached) will demonstrate that the AIA Act goes against all of the fundamental core American principles. We strongly believe that the AIA Act is so fundamentally flawed that given the forces controlling, implementing and benefiting from it, adjusting its contents is impossible.

It is our hope that Dr. Sawyer's letter along with our legal attachments will trigger a repeal and replacement of the AIA Act.

In conclusion, we stand by and echo Dr. Thomas Sawyer's words and sentiments that express grave concern over the USPTO/PTAB conducting biased court process that puts the deep pocket companies ahead of the small American inventor and ordinary American citizen investors. Lack of action will result in the stifling of innovation and promote monopolistic practices by Silicon Valley companies and corruptive practices at the USPTO.

Thank you very much for your service to our country and the efforts you are putting in to make sure the nation's ordinary investors and small inventors have a corrupt-free and fair patent system. Thank you for your interest in restoring our patent system to what it was when patent inventors were recognized as innovators deserving of protections afforded them under the law. Thank you for taking the time to consider our requests.

(See Attachments 1 – 7)

Respectfully yours,



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CC: Donald J. Trump, President of the United States of America

Wilbur Ross, US Secretary of Commerce

Steven Mnuchin, US Secretary of the Treasury

Dr. Thomas Sawyer, Chairman/Interim CEO Cedar Band Enterprises

Dr. Ben Carson, US Secretary Housing and Urban Development

US Representative Paul Ryan

US Senator Mitch McConnell

US Senator Orrin Hatch, Utah

US Senator Mike Lee, Utah  
US Senator Ed Markey  
US Senator Patrick Leahy, Vermont  
US Senator Chuck Schumer, New York  
US Senator Marco Rubio, FL  
US Senator Jeff Flake, Arizona  
US Chuck Senator Grassley, Iowa  
US Representative Nancy Pelosi  
US Representative Jason Chaffetz  
US Representative Mia Love  
Governor Gary Herbert, Utah  
United States Supreme Court

ATTN: The Honorable Chief Justice John Roberts

The Honorable Clarence Thomas

The Honorable Anthony Kennedy

The Honorable Ruth Bader Ginsberg

The Honorable Stephen Breyer

The Honorable Samuel Alito

The Honorable Elena Kagan

The Honorable Sonia Sotomayor

The Honorable Neil Gorsuch

Honorable Sharon Prost, Chief Judge, United States Court of Appeal for the

Honorable Gloria M. Navarro, Chief Judge, US District Court, District of Nevada

US District Court Las Vegas

Honorable Richard F. Boulware II, US District Court, District of Nevada (702) 464-5400

Office of the Solicitor General of the United States

ATTN: Jeffrey B. Wall, Acting Solicitor General

Sean Reyes, Office of the Attorney General Utah State Capitol Complex

Colin Tucker, Chairman of the Board, Voip-Pal.com Inc.

Copies to VPLM shareholders and average Americans.

Sent by Email:

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