

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

T-MOBILE USA, INC., AT&T MOBILITY LLC, CELLCO PARTNERSHIP
D/B/A VERIZON WIRELESS, ERICSSON INC. AND NOKIA OF AMERICA
CORPORATION
Petitioners

v.

SMART RF INC.
Patent Owner

Case IPR2025-00612
U.S. Patent 8,078,561

Case IPR2025-00691
U.S. Patent 10,958,296

Case IPR2025-00692
U.S. Patent 9,641,204

Case IPR2025-00727
U.S. Patent 7,035,345

EXHIBIT 2014: DECLARATION OF DAVID T. DEZERN

I, David T. DeZern, hereby declare as follows:

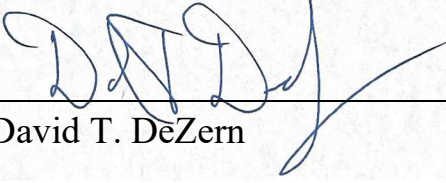
1. I am an attorney with the law firm of Nelson Bumgardner Conroy, P.C. and represent Smart RF in the currently pending patent litigation between Patent Owner Smart RF Inc. (“Smart RF”) and Petitioners T-Mobile USA, Inc. (“T-Mobile”), AT&T Mobility LLC (“AT&T”), Cellco Partnership d/b/a Verizon Wireless (“Verizon”), Nokia of America Corporation (“Nokia”), and Ericsson Inc. (“Ericsson”) (collectively, “Petitioners”) in the United States District for the Eastern District of Texas, Case No. 2:24-cv-00195 (the “Litigation”).

2. In the Litigation, Smart RF alleges infringement of United States Patent Nos. 10,958,296 (“296 Patent”); 7,035,345 (“345 Patent”); 8,767,857 (“857 Patent”); 9,641,204 (“204 Patent”); and 8,078,561 (“561 Patent”).

3. In the Litigation, the parties have conducted substantial discovery, including having taken 18 depositions, having produced over 900,000 pages of documents, having served and/or responded to 89 interrogatories, having served at least 5 subpoenas, and having issued 6 sets of letters rogatory. To date, nearly 389 pages of third-party material have been produced in responses to these subpoenas, with more expected.

4. In the Litigation, the parties have conducted at least 10 source code reviews.

Dated June 16, 2025



David T. DeZern