

Delaine Arnold

From: Pete Eggimann <PEggimann@mn-mesb.org>
Sent: Monday, July 08, 2013 3:18 PM
To: Delaine Arnold
Subject: FW: AT&T's IPR

FYI

From: BREEN, TOM [<mailto:tb0236@att.com>]
Sent: Wednesday, June 26, 2013 5:17 PM
To: Pete Eggimann
Subject: RE: AT&T's IPR

6-26-2013

Pete,

Per my AT&T IPR attorney's advice I have made the following disclosure statement associated with two subjects NENA is/was working on that I may have personal activity in.

I believe that AT&T may have Intellectual Property in this subject area, and I want to disclose that at this time in accordance with section 4.3.4 of the NENA Intellectual Property Rights Policy. If our patents ultimately do apply to anything that NENA may publish, AT&T will offer licensing per RAND terms.

The subjects were:

- Operational Issues of Devices and Sensors [First disclosed in March 2012, and repeated several times on various WG and DSC calls, and via emails.]
- The subject of moving data between network elements (e.g. CAD-to-CAD, etc) [First disclosed in July 2012, and repeated several times on various calls (PLT and DSC, and via emails).]

Does this address your question?

Tom Breen, ENP
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Rethink Possible

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From: Pete Eggimann [<mailto:PEggimann@mn-mesb.org>]
Sent: Wednesday, June 26, 2013 3:33 PM
To: BREEN, TOM
Subject: AT&T's IPR

Tom,

I'm trying to remember what you disclosed on to the DSC and what it related to. Is it something to do with the interim text solutions? Thanks

Pete