

APPENDIX G

PAYMENT OF PATENT EXPERT FEES

Registered Party shall pay the fees and expenses of the Patent Expert for the evaluation of the subject Patent, in the following cases:

1. Registered Party requests Patent Expert to evaluate a Patent listed on the Essential Licensor Patent List to determine whether the Patent qualifies as either a Technically Essential Patent or a Commercially Essential Patent, and the Patent Expert determines the Patent to qualify as either a Technically Essential Patent or a Commercially Essential Patent; and
2. Registered Party submits a “Notification of Challenge” (as defined hereinafter) regarding the subject Patent.

“*Notification of Challenge*” means a Registered Party’s document to be submitted to the Licensing Company to indicate its objection and contention pursuant to Section 17.1 of this Registration Agreement to the inclusion or exclusion of any Patent owned by Licensors as a Technically Essential Patent or a Commercially Essential Patent in or from the Essential Licensor Patent List, and which explains the Registered Party’s contention in sufficient detail to enable a Patent Expert to evaluate the subject Patent and resolve the contention. If the objection relates to Commercially Essential Patent(s), the contention shall explain why the Registered Party believes in good faith that as a practical matter there is (in the case of objection to inclusion of a Patent on the Essential Licensor Patent List) or there is not (in the case of objection to exclusion of a Patent from the Essential Licensor Patent List) an economically viable substitute to implement the relevant UHD Standards, the BD Standards, the DVD Standards or the CD Standards to which the Patent pertains.

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