



VICTORY IN U.S. ITC CASE AGAINST HYTERA COMMUNICATIONS HYTERA PRODUCT BANS TAKE EFFECT

On January 16, 2019, we announced that the U.S. International Trade Commission's importation ban and cease-and-desist orders related to certain Hytera products are now in effect. Importantly, the expiration of the mandatory 60-day presidential review period, which enabled the product ban to become effective, marks a clear and final victory for Motorola Solutions against Hytera.

The ITC also rejected Hytera's request for a repair and service exception, meaning that neither Hytera nor any third-party repair provider will be able to import replacement parts or perform any sort of service for infringing products imported or sold before January 16, 2019. Hytera's assertions that core aspects of its products do not infringe Motorola Solutions patents have been clearly disproven. We believe this should be of serious concern to Hytera's distributors, resellers and, most of all, its customers.

HYTERA PRODUCTS BANNED IN THE U.S.



SUBSCRIBERS: MD652, MD782, BD302, BD362, BD502, PD412, PD502, PD562, PD602, PD662, PD682, PD702, PD752, PD782, PD792, PD982, X1E, X1P

REPEATERS: RD622, RD982

Motorola Solutions' infringed patents cover a variety of technologies in use in today's two-way radios and repeaters. The patents relate to:

- Fast Scan enables a subscriber radio to scan through a list of radio frequency channels quickly to find important transmissions
- Rapid Re-key ensures that messages are repeated even after a repeater de-keys, thereby significantly reducing message delay and eliminating dropped transmissions
- TDMA Direct Mode Pseudo Trunking increases the number of calls that can take place and significantly reduces the amount of time it takes to set up a new call

Fast, safe, secure communications are at the core of our technology and our intellectual property. In Hytera's case, these patents are utilized in many of their products, and we believe it would be difficult to design around the technology without significantly impairing their products' ability to function.

STATUS OF CASES WORLDWIDE

CASES WON

REGIONAL COURT OF MANNHEIM IN GERMANY

Patent infringement lawsuit resulting in injunction preventing sale, importing and distribution; recall/destruction of previously sold products

REGIONAL COURT OF DÜSSELDORF IN GERMANY

Patent infringement lawsuit resulting in injunction preventing offering the patented method and from offering and delivering products capable of performing the patented method in Germany; Hytera liable for damages

CASES PENDING

U.S. DISTRICT COURT OF ILLINOIS

Patent infringement, copyright infringement and trade secret misappropriation lawsuits; seeking injunction and damages

FEDERAL COURT OF AUSTRALIA

Patent infringement lawsuit; seeking declaration of infringement, permanent order to restrain Hytera from continued infringement and damages

MOTOROLA SOLUTIONS EMBRACES LEGITIMATE COMPETITION AND BELIEVES THAT ROBUST, FAIR COMPETITION DRIVES INNOVATION AND BENEFITS OUR CUSTOMERS AND OUR INDUSTRY AS A WHOLE.

WE ARE COMMITTED TO

- Protecting customers and preserving the industry's ability to innovate by ensuring a level playing field
- Safeguarding our intellectual property for benefit of stakeholders around the world
- Continuing to provide our customers with best-in-class, innovative products and solutions

For all Motorola Solutions press releases and related resources on the Hytera litigation, visit <u>newsroom.motorolasolutions.com/hyteralitigation</u>.

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