

1 Notice of Pendency of Other Action Involving Same Patent.” Patent L.R. 2-1(a)(2). VDPP did
2 not caption its filing as a “Notice of Pendency of Other Action Involving Same Patent.” And even
3 though it also filed a “Notice of Related Cases” in Case No. 24-cv-01672, it did not file any type
4 of notice in Case No. 24-cv-01118.


5 Nevertheless, because both Case No. 24-cv-01118 and this case concern U.S. Patent No.
6 10,951,881, and they were filed within two years of each other, the two actions are deemed related
7 pursuant to Patent Local Rule 2-1(a)(1). The Clerk of Court is hereby directed to treat VDPP’s
8 filing in this case at ECF No. 6 as a “Notice of Pendency of Other Action Involving Same Patent.”
9 Per Patent Local Rule 2-1(a)(3), “[p]ursuant to the Assignment Plan, the Clerk will reassign the
10 related higher-numbered cases to the Judge assigned to the lowest-numbered case....”
11 Accordingly, the Clerk shall reassign the present action (Case No. 24-cv-01781) to the Honorable
12 Susan van Keulen.

13 As for Case. No. 24-cv-01672, Patent Local Rule 2-1(a) does not apply because the cases
14 do not concern the same patent. If VDPP believes the cases are related for other reasons, VDPP
15 must file an administrative motion in the lowest-numbered case consistent with Civil Local Rule
16 3-12(b), and as it was instructed to do by the Clerk of Court on March 19, 2024.

17 Finally, the Court notes that VDPP’s attorney William Peterson Ramey III has not filed an
18 application to proceed pro hac vice in conjunction with VDPP’s Complaint as required by Civil
19 Local Rule 11-3(b) and directs him to do so immediately.

20 **IT IS SO ORDERED.**

21 Dated: March 28, 2024

22
23 
24 LISA J. CISNEROS
25 United States Magistrate Judge
26
27
28