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**UNITED STATES  
SECURITIES AND EXCHANGE COMMISSION**  
Washington, D.C. 20549

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**FORM 8-K/A**

**CURRENT REPORT**

**Pursuant to Section 13 or 15(d) of the Securities Exchange Act of 1934**

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Date of Report (Date of earliest event reported): **May 25, 2016**

**MARATHON PATENT GROUP, INC.**

(Exact Name of Registrant as Specified in Charter)

**Nevada**  
(State or other jurisdiction  
of incorporation)

**001-36555**  
(Commission File Number)

**01-0949984**  
(IRS Employer Identification No.)

**11100 Santa Monica Blvd., Ste. 380**  
**Los Angeles, CA**  
(Address of principal executive  
offices)

**90025**  
(Zip Code)

Registrant's telephone number, including area code: **(800) 804-1690**

(Former name or former address, if changed since last report)

Copies to:  
**Harvey J. Kesner, Esq.**  
**61 Broadway, 32nd Floor**  
**New York, New York 10006**  
**Telephone: (212) 930-9700**

Check the appropriate box below if the Form 8-K filing is intended to simultaneously satisfy the filing obligation of the registrant under any of the following provisions:

- ☐ Written communications pursuant to Rule 425 under the Securities Act (17 CFR 230.425)
- ☐ Soliciting material pursuant to Rule 14a-12 under the Exchange Act (17 CFR 240.14a-12)
- ☐ Pre-commencement communications pursuant to Rule 14d-2(b) under the Exchange Act (17 CFR 240.14d-2(b))
- ☐ Pre-commencement communications pursuant to Rule 13e-4(c) under the Exchange Act (17 CFR 240.13e-4(c))
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**ITEM 7.01 REGULATION FD DISCLOSURE.**

On May 25, 2016, Marathon Patent Group, Inc. issued a new investor presentation, a copy of which is attached hereto as Exhibit 99.1.

The information contained in this Current Report on Form 8-K shall not be deemed "filed" for purposes of Section 18 of the Securities Exchange Act of 1934, as amended (the "Exchange Act"), or incorporated by reference in any filing under the Securities Act of 1933, as amended or the Exchange Act, except as shall be expressly set forth by specific reference in such a filing. The furnishing of the information in this Current Report on Form 8-K is not intended to, and does not, constitute a representation that such furnishing is required by Regulation FD or that the information contained in this Current Report on Form 8-K constitutes material investor information that is not otherwise publicly available.

The Securities and Exchange Commission encourages registrants to disclose forward-looking information so that investors can better understand the future prospects of a registrant and make informed investment decisions. This Current Report on Form 8-K and exhibits

may contain these types of statements, which are “forward-looking statements” within the meaning of the Private Securities Litigation Reform Act of 1995, and which involve risks, uncertainties and reflect the Registrant’s judgment as of the date of this Current Report on Form 8-K. Forward-looking statements may relate to, among other things, operating results and are indicated by words or phrases such as “expects,” “should,” “will,” and similar words or phrases. These statements are subject to inherent uncertainties and risks that could cause actual results to differ materially from those anticipated at the date of this Current Report on Form 8-K. Investors are cautioned not to rely unduly on forward-looking statements when evaluating the information presented within.

#### ITEM 9.01 FINANCIAL STATEMENTS AND EXHIBITS

(d) Exhibits.

The exhibit listed in the following Exhibit Index is furnished as part of this Current Report on Form 8-K.

<u>Exhibit No.</u>	<u>Description</u>
99.1	Marathon Patent Group, Inc. Presentation dated May 25, 2016

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#### SIGNATURES

Pursuant to the requirements of the Securities Exchange Act of 1934, the Registrant has duly caused this report to be signed on its behalf by the undersigned thereunto duly authorized.

Date: May 25, 2016

**MARATHON PATENT GROUP, INC.**

By: /s/ Francis Knuettel II

Name: Francis Knuettel II

Title: Chief Financial Officer

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# MARATHON

SPECIALIZING IN RETURN ON INVENTION

**Investor Presentation**  
May 2016

[www.marathonpg.com](http://www.marathonpg.com)

## Safe Harbor Statement

This presentation and other written or oral statements made from time to time by representatives of Marathon Patent Group, Inc. ("MPG" or "Marathon") contain "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934. Forward-looking statements reflect the current view about future events. Statements that are not historical in nature, and which may be identified by the use of words like "expects," "assumes," "projects," "anticipates," "estimates," "we believe," "could be," "future" or the negative of these terms and other words of similar meaning, are forward-looking statements. Forward-looking statements are based on management's current expectations and assumptions regarding our business, the economy and other future conditions and are subject to inherent risks, uncertainties and changes of circumstances that are difficult to predict and may cause actual results to differ materially from those contemplated or expressed. Should one or more of these risks or uncertainties materialize, or should the underlying assumptions prove incorrect, actual results may differ significantly from those anticipated, believed, estimated, expected, intended or planned. Important factors that could cause actual results to differ materially from those in the forward looking statements include: a continued decline in general economic conditions nationally and internationally; decreased demand for our products and services; market acceptance of our products; the ability to protect our intellectual property rights; impact of any litigation or infringement actions brought against us; competition from other providers and products; risks in product development; inability to raise capital to fund continuing operations; changes in government regulation, the ability to complete customer transactions and capital raising transactions.

Factors or events that could cause our actual results to differ may emerge from time to time, and it is not possible for us to predict all of them. We cannot guarantee future results, levels of activity, performance or achievements. Except as required by applicable law, including the securities law of the United States, we do not intend to update any of the forward-looking statement to conform these statements to actual results.

### Forecast

All forecasts are provided by management in this presentation and are based on information available to us at this time and management expects that internal projections and expectations may change over time. In addition, the forecasts are entirely on management's best estimate of our future financial performance given our current contracts, current backlog of opportunities and conversations with new and existing customers about our products. This overview is delivered solely as reference material with respect to our company. This document shall not constitute an offer to sell or the solicitation of an offer to buy securities in our company in any jurisdiction. The information herein is based on data obtained from sources believed to be reliable.



## Company Snapshot

**Patent acquisition and monetization company that generates revenue through diverse patent licensing programs across multiple industries.**

- As of 5/10/16 Marathon subsidiaries collectively owned 327 U.S. and foreign patents, 11 patent applications and had 22 active defendants
- As of 5/10/2016, Marathon had \$26.5 million in cash and year-to-date revenue exceeded \$35 million, compared to full-year 2015 revenue of \$19 million and 2014 revenue of \$21.4M
- Highly scalable business model – only 9 fulltime employees
- Highly skilled management team with outstanding track record of success in patent asset monetization
- As of 5/13/2016, ROTH Capital Partners rated shares of Marathon a "BUY" with a Price Target of \$6.00 and Northland Securities rated shares of Marathon "Outperform" with a Price Target of \$5.25
- On May 24, 2016, Marathon announced that its board of directors authorized the repurchase of up to \$2 million of Marathon's common stock.

**Exchange:** NASDAQ

**Ticker:** MARA

**Common Shares:** 15M (Approx.)

**Market Cap:** \$34M

**Share Price (5/17/16):** \$2.25

**52-Week Range:** \$1.29 – \$5.62

**Avg. Daily Volume (3 Mo):** 75,000

**Headquarters:** Los Angeles, CA

**Employees:** 9

**Founded:** 2012



## Business Model

- Deal flow given management team's stature in the industry
- Sophisticated process - proprietary database/analytics - for valuing patent assets
- Highly-scalable business model allows for concurrent multiple revenue streams without significant increases in overhead
- Seven (7) subsidiaries holding patent assets with active enforcement campaigns. Seventeen (17) subsidiaries have generated revenue to date.
- Six (6) portfolios have generated a net positive return in excess of the cost to acquire and enforce the portfolio
- Model allows for low cash operating expenses with historical norms of approximately \$1.2 - \$1.5M per quarter. Gross margins of approximately 45-55%
- Diversified base of licensing and enforcement campaigns can provide quarterly revenue while allowing for potential larger revenue producing settlements



## Management Team

**Doug Croxall**

CEO &amp; Chairman

*12 years experience in patent licensing*

Previously CEO & owner of LVL Patent Group, a patent enforcement entity /Chairman & CEO of Firepond (NASDAQ: FIRE), a configuration software company with a patent portfolio enforced by IPNav for approximately \$100 million in gross revenues

**Frank Knuettel II**

CFO

*12 years experience in patent licensing*

Previously the Managing Director and CFO of Greyhound IP, a patent enforcement entity / CFO of IP Commerce, InfoSearch Media (ISHM) and Internet Machines

**Erich Spangenberg**

Dir. of Acquisitions, Licensing and Strategy

*12 years experience in patent licensing*

Spangenberg is the founder and former CEO of IP Navigation Group ([IPNav](#)). He is also the founder and former CEO of nXn Partners (predictive analytics).

**Umesh Jani**

CTO &amp; SVP Patent Licensing

*11 years experience in patent licensing*

Served as VP and joint-CTO of [IPNav](#); Founder of Patent Litigation Support, Inc. / Experienced in patent monetization, strategic analysis, investment strategy and technology

**Rick Sanchez**

EVP Licensing and IP Counsel

*10 years experience in patent licensing*

Previously a Director at [IPNav](#) / Experienced in patent monetization, litigation, prosecution, and asset development



## Recent Patent Enforcement Success

- In May 2016, Dynamic Advances (a Marathon subsidiary) generated \$24.9 million in a settlement of a patent infringement case regarding natural language processing – first of multiple potential licenses
- In May 2016, Marathon's subsidiary, Orthophoenix LLC, entered into a license agreement with Titanium2Bone, Inc.
- In April 2016, Marathon's subsidiary, TLI Communications GmbH, won a first instance patent infringement ruling including injunctive relief against Yahoo! Inc. and Pinterest Germany GmbH. Parallel proceedings are pending against Tumblr, Inc., Pinterest, Inc., Box Inc., and Box.com (UK) Ltd.
- In April 2016, Marathon's subsidiary, Orthophoenix, LLC, licenses patents to DFINE, Inc. and also to Stryker





## Largest Active Subsidiaries

### Dynamic Advances

- The patented ideas cover natural language processing
- Generated \$24.9 million to settle a patent infringement case regarding natural language processing
- First of multiple expected licenses

### Signal IP

- The patented ideas cover automotive safety, vehicle collision avoidance and communications systems
- Fiat Chrysler case in Eastern District of Michigan expected June 12, 2017

### TLI Communications / TLI Communications GmbH

- The patented ideas cover the capture, classification, transmission, and organization of digital images



## Diversification Within The Asset Class

### Revenue Diversification

Multiple potential licensees – currently have 22 defendants

Marathon currently has one (1) defendant scheduled for Markman Hearing in 2016

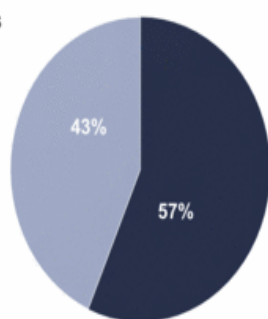
Marathon currently has four (4) defendants scheduled for trial in 2016

### Percentage of Patents by Technology Sector

Medical Tech: 42%	Wireless Communications: 3%
Data Transaction Processing: 11%	Network Security: 1%
Mobile Handset Technology: 10%	Collaborative systems: 1%
Data Management: 9%	Packet Switching Networks: 1%
Network Management: 8%	Distributed Systems: 1%
Automotive related technology: 5%	Natural Language Processing: 1%
PBX Networks: 5%	ERP: 1%

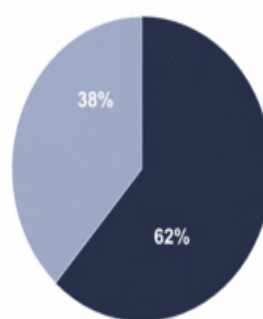
### Patents by Geography

- United States
- Foreign



### Enforcement Stage at Time of Acquisition

- Pre-Enforcement Commencement
- Post-Enforcement Commencement



## SUMMARY

# Advantages of Pursuing Patent Infringement Campaigns in Europe

- Court ordered injunctions are available and are a powerful weapon against infringing parties
- Lack of 101 challenges – challenging the validity of a patent based on eligible subject matter. In the U.S., the 2014 supreme court ruling, *Alice v. CLS Bank*, has resulted in many software and business-method patents being invalidated
- Lack of *inter partes* review or IPR - a procedure to challenge the validity of patent claims. Since being instituted in 2012 as part of the America Invents Act (AIA), IPR's have resulted in many patents being invalidated
- The issues of infringement and validity are considered separately, consequently a favorable decision on infringement can be obtained before validity is even considered
- The patent litigation process in Europe tends to be quicker and less expensive than in the United States



## U.S. Court Dates 2016-2017

Marathon Subsidiary	Technology	Defendant	Date	District	Event
Signal	Automotive	Fiat / Chrysler	7/11/16	EDMI	Markman
Signal	Automotive	Fiat / Chrysler	6/12/17 (estimate)	EDMI	Trial

## Foreign Court Dates 2016-2017

Marathon Subsidiary	Technology	Defendant	Case Type	Instance	Patents In Suit	Oral Hearing Date
TLI Communications GMBH	Digital Images	Pinterest Inc.	Infringement	1st	EP0814611	07/7/16
TLI Communications GMBH	Digital Images	Tumblr	Infringement	1st	EP0814611	07/7/16
TLI Communications GMBH	Digital Images	Box.com (UK) Ltd.	Infringement	1st	EP0814611	08/18/16
TLI Communications GMBH	Digital Images	Yahoo! Inc.	Nullity	1st	EP0814611 (DE 597 08 043)	11/17/16
Medtech	Vascular Implants	ulrich GmbH & Co. KG	Infringement	1st	EP 1 104 260 B2	11/23/16



## IP Commercialization Subsidiary / 3D Nanocolor

- In March 2016, Marathon announced the formation of a new IP commercialization subsidiary, 3D Nanocolor Corp.
- The research behind 3D Nanocolor's SmartGlass technology was developed at, and acquired from HP, Inc.
- 3D Nanocolor is led by two former HP senior engineering and business development managers
- Marathon has been told by HP that somewhere in the \$20 million - \$30 million range has previously been spent on 3D Nanocolor R&D.
- The Smart Glass and Window Market is estimated at US \$2.2 billion in 2014 and is expected to exceed US \$6 billion by 2021



## 3D Nanocolor

- Key differences to incumbent Electrochromic (EC) glass technology for windows:
  - 3D Nanocolor's high quality changeable film can be retro-fitted on existing glass compared to EC requiring complete replacement
  - 3D Nanocolor's technology allows different colors including multiple colors in the same film. EC glass has only one color capability (blue/green hue)
  - 3D Nanocolor's film allows glass color to be fully switched in approximately 1 second compared to 30-300 seconds for EC
  - 3D Nanocolor's Roll-to-Roll manufacturing lowers capital costs and manufacturing costs as compared to EC
- Marathon's intention is for 3D Nanocolor to be the model for what could be many future publicly traded spin-out's resulting in dividends of our commercialization subsidiaries to Marathon shareholders



## Summary Financial Performance

Fiscal Year	2016	2015	2014	2013
Revenues	\$35.0M to date (Approx)	\$19.0M	\$21.4M	\$3.4M
Operating Loss		(\$25.3M)	(\$6.2M)	(\$3.7M)
Non-GAAP Operating Loss		(\$4.5M)	\$2.6M	(\$0.6M)
GAAP Net Income (Loss)		(\$16.9M)	(\$3.1M)	(\$3.4M)
Non-GAAP Net Income (Loss) *		(\$6.8M)	\$4.2M	(\$0.3M)

\* Non-GAAP reconciliation on last page





## SUMMARY

## Non-GAAP Reconciliation

	Non-GAAP Reconciliation		
	For the Year Ended December 31, 2015	For the Year Ended December 31, 2014	For the Year Ended December 31, 2013
Net income (loss)	(16,939,859)	(3,153,615)	(3,450,335)
Non-GAAP			
Amortization of intangible assets & depreciation	10,825,164	5,528,280	1,038,505
Equity-based compensation	3,801,166	3,293,387	2,119,273
Beneficial Conversion Feature	-	1,271,492	-
Impairment of Intellectual Property	5,793,409	-	-
Impairment of Goodwill	-	2,144,488	-
Change in Earn Out Liability	(6,137,116)	-	-
Non-cash interest expense	2,220,992	-	-
Deferred tax benefit	(8,156,448)	(4,913,232)	-
Loss on Debt Restructuring and Extinguishment	1,416,915	-	-
Other	383,328	-	-
Non-GAAP net income (loss)	(6,792,449)	4,170,800	(292,557)
Weighted average common shares outstanding - basic	14,208,787	11,660,879	9,208,386
Non-GAAP net income (loss) per common share - basic	\$ (0.48)	\$ 0.36	\$ (0.03)

**INFORMATION ABOUT NON-GAAP FINANCIAL MEASURES.** As used herein, "GAAP" refers to accounting principles generally accepted in the United States of America. To supplement our consolidated financial statements prepared and presented in accordance with GAAP, this presentation includes financial measures, including (1) non-GAAP net income and (2) non-GAAP Earnings Per Share ("EPS"), that are considered non-GAAP financial measures as defined in Rule 101 of Regulation G promulgated by the Securities and Exchange Commission. Generally, a non-GAAP financial measure is a numerical measure of a company's historical or future performance, financial position, or cash flows that either excludes or includes amounts that are not normally excluded or included in the most directly comparable measure calculated and presented in accordance with GAAP. The presentation of this non-GAAP financial information is not intended to be considered in isolation or as a substitute for, or superior to, the financial information prepared and presented in accordance with GAAP.

We use these non-GAAP financial measures for internal financial and operational decision making purposes and as a means to evaluate period-to-period comparisons of the performance and results of operations of our core business. Our management believes that these non-GAAP financial measures provide meaningful supplemental information regarding the performance of our core business by excluding non-cash stock compensation charges, non-cash patent amortization charges and excess benefit related non-cash tax expense, that may not be indicative of our recurring core business operating results. These non-GAAP financial measures also facilitate management's internal planning and comparisons to our historical performance and liquidity. We believe these non-GAAP financial measures are useful to investors as they allow for greater transparency with respect to key metrics used by management in its financial and operational decision making and are used by our institutional investors and the analyst community to help them analyze the performance and operational results of our core business.





## Marathon Patent Group Highlights

- Highly skilled and experienced management team positions Marathon to become a unique outsourced provider of patent monetization initiatives for large corporate patent owners
- As of 5/10/2016, \$26.5 million in cash and year-to-date revenue exceeding \$35 million, compared to full-year 2015 revenue of \$19 million and 2014 revenue of \$21.4M
- Strong deal flow of patent assets given stature in the industry
- Low operating expenses / high earnings leverage
- Stable of top contingency-based attorneys competing for company's business
- Commercialization platform enabling company to capitalize on both early and late stage patent lifecycle
- Stock repurchase plan for of up to \$2 million of Marathon's common stock authorized



## Case Study: Dynamic Advances

- Researchers at Rensselaer Polytechnic Institute ("RPI") in NY were granted US Patent 7,177,798 ('798 patent) titled "Natural language interface using constrained intermediate dictionary of results"
- RPI sold exclusive license to Dynamic Advances (a private LLC)
- RPI and Dynamic Advances filed a complaint for patent infringement alleging that Defendant infringes and has infringed the '798 patent - Among the infringement contentions asserted by plaintiffs are claims that Defendant's personal assistant infringes one or more claims of the '798 Patent
- Markman Hearing held on April 14, 2014 (claim construction)
- Defendant's first of three total petitions requesting IPR was denied on April 15, 2014
- **Marathon's wholly-owned subsidiary acquired Dynamic Advances on May 2, 2014**
- On June 12, 2014, Defendant's second and third petitions requesting IPR were denied, additionally on June 12, 2014, the Markman Ruling was issued
- On January 20, 2015, the Court issued its redacted public order denying all of the parties' pending motions, including Defendant's motion for summary judgment and motion to exclude Plaintiffs' damages expert report
- Settled \$24.9M April 2016



## Case Study: TLI Communications GmbH

- On September 19, 2014, Marathon purchased all of the interest in TLI Communications LLC, thereby becoming the sole interest holder.
- TLI Communications LLC assigned EP 0 814 611 B1 to TLI Communications GmbH in order to begin enforcement activity in Europe.
- TLI Communications GmbH filed suit against nine technology companies and their foreign counterparts (including Apple, Google, and Facebook) in Munich District Court for infringement of the EP '611 Patent.
- Six cases remain pending against the U.S. and foreign entities related to Yahoo!(Flickr), Tumblr, Pinterest, and Box.
- The final oral hearing for Yahoo! (Flickr), Pinterest (GmbH), and Tumblr (depending on the Court's discretion) was held on March 10, 2016
- Two favorable first instance patent infringement rulings issued April 21, 2016 involving the German part of European patent EP 0 814 611 B1 ('patent in dispute') before the Munich District Court I. The rulings include injunctive relief and declaration of liability for damages, as well as the additional grant of claims for a rendering of accounts related to the infringing products.
- The second oral hearing for Pinterest Inc. will be held on July 7, 2016.
- Oral hearings for Box (US & UK) August 18, 2016
- Yahoo! has filed a Nullity action against the EP '611 Patent (Pinterest has joined Yahoo!'s Nullity action), the Nullity oral hearing is scheduled for November 17, 2016.



## Case Study: MedTech

- OrthoPhoenix files first six patent infringement lawsuits against orthopedic companies in June 2013.
- As of December 2013, OrthoPhoenix has filed eight patent infringement lawsuits, including one against orthopedic giant Stryker on October 1, 2013.
- On October 10, 2014, Marathon acquired from MedTech certain subsidiaries of MedTech consisting of 100% of the limited liability membership interests of OrthoPhoenix, LLC and TLIF, LLC as well as 100% of the shares of MedTech Development Deutschland GmbH.
- On October 30, 2014, Marathon receives favorable first instance patent infringement ruling involving the German parts of European patent EP 1 938 765 B1 and EP 1 104 260 B2 ('patents in dispute') before the Düsseldorf District Court.
- Rulings include injunctive relief and damages, as well as the additional grant of claims for destruction of the infringing products and information on the distribution chain.
- On November 27, 2014, Marathon's wholly owned subsidiary MedTech Development Deutschland GmbH takes all necessary measures to start enforcement of an injunction against Stryker GmbH & Co. KG ("Stryker Germany").
- Nullity hearings scheduled on EP '260 for 6/16/2015 and EP '765 on 7/21/2015
- On June 19, 2015, Marathon received a favorable ruling in the EP '260 nullity action (all claims valid).
- Settlement May 2016



## Investor Relations

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