

Case IPR2014-00993
Patent 8,459,346

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UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

MCCLINTON ENERGY GROUP LLC, JAYCAR ENERGY GROUP LLC,
SURF FRAC WELLHEAD EQUIPMENT CO., MOTOR MILLS
SNUBBING LLC, STAN KEELING AND TONY D. MCCLINTON,
Petitioners

v.

MAGNUM OIL TOOLS INTERNATIONAL LTD.,
Patent Owner

Case IPR2014-00993
Patent 8,459,346

SALLY C. MEDLEY *Administrative Patent Judge.*

**MOTION FOR *PRO HAC VICE* ADMISSION
UNDER 37 C.F.R. § 42.10**

TABLE OF EXHIBITS

Exhibit Number	Description	Referred To As
1001	U.S. Patent No. 8,459,346	'346 Patent
1002	File History for U.S. Patent No. 8,459,346	Ex. 1002
1003	U.S. Patent No. 8,079,413	'413 Patent
1004	District Court's Markman Order for '346 Patent terms	Ex. 1004
1005	U.S. Patent No. 6,796,376	'376 Patent
1006	U.S. Patent Application Publication No. 2007/0151722 to Lehr et al.	Lehr
1007	Alpha Oil Tools Catalog	Alpha
1008	Alpha instructions for wireline equipment	Ex. 1008
1009	Alpha Standard Frac Plug	Ex. 1009
1010	Alpha Model "A" Ball Check Cement Retainer	Ex. 1010
1011	U.S. Patent No. 4,595,052	Kristiansen
1012	U.S. Patent No. 4,437,516	Cockrell
1013	U.S. Patent No. 6,708,768	Slup
1014	U.S. Patent No. 7,350,582	McKeachnie
1015	U.S. Patent No. 5,224,540	Streich
1016	U.S. Patent No. 3,094,166	McCullough
1017	U.S. Patent No. 3,473,609	Allen

1018	U.S. Patent No. 7,185,700	Collins
1019	U.S. Patent No. 7,021,389	Bishop
1020	U.S. Patent No. 2,714,932	Thompson
1021	U.S. Patent No. 6,902,006	Myerley
1022	U.S. Patent No. 7,428,922	Fripp
1023	U.S. Patent No. 7,762,323	'323 Patent
1024	MEA Winners: Remediation, Individual Equipment: Python Composite Bridge Plug, Harts E&P (April 2003)	Ex. 1024
1025	Baker Hughes youtube video of fracking process (http://www.youtube.com/watch?v=oPgZnZqp87k) (filed non-electronically due to size—Petitioner will file a motion to accord a filing date per 37 C.F.R. § 42.6)	Ex. 1025
1026	Declaration of Dr. Gary Wooley	Wooley
1027	Examiner's Comment from Notice of Allowability in Prosecution History of '413 Patent	Ex. 1027
1028	Declaration of Robert J. Barz under 37 C.F.R. § 1.68 for Pro Hac Vice Admission under 37 C.F.R. § 42.10	Ex. 1028

Pursuant to 37 C.F.R. § 42.10, and in accordance with the Notice in Paper No. 4 in this proceeding, Petitioners submit this Motion for Pro Hac Vice Admission for Robert J. Barz. In accordance with the “Order - Authorizing Motion for Pro Hac Vice Admission” in Case IPR2013-00639, Paper 7, Petitioners submit (1) a statement of facts, and (2) an accompanying declaration (Barz Decl., Ex. 1028) providing the requisite showing of good cause for Robert J. Barz to appear *pro hac vice* in Case IPR2014-00993.

There is good cause for the Patent Trial and Appeal Board to recognize Mr. Barz *pro hac vice* during this proceeding. Mr. Barz is an experienced litigating attorney, and is counsel for Petitioners in litigation between the Petitioners and the Patent Owner in Case No. 12-cv-99 in the Southern District of Texas involving, among others, the same patent as that challenged in this proceeding. (Barz Decl., Ex. 1028, ¶ 8). Mr. Barz has also counseled Petitioners on intellectual property issues related to this issue. (*Id.*). As such, Mr. Barz has an established familiarity with the subject matter at issue in this proceeding. (*See Id.*).

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For the foregoing reasons, Petitioners respectfully request granting this motion for *pro hac vice* admission.

Respectfully submitted by

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