Page 1 1 UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD 2 OWENS CORNING 3 Petitioner, VS.) Case IPR2015-00650 4) Patent 8,137,757 b2 5 FAST FELT CORPORATION DEFENDANT 6 7 8 9 ORAL DEPOSITION OF 10 DR. MARK BOHAN 11 February 4, 2016 12 Volume 1 13 ORAL DEPOSITION OF DR. MARK BOHAN, produced as a 14 15 witness at the instance of the PETITIONER, and duly sworn, was taken in the above-styled and numbered cause 16 17 on February 4, 2016 from 9:43 a.m. to 5:50 p.m., before Toyloria Lanay Hunter, CSR in and for the State of 18 19 Texas, reported by machine shorthand, at the law offices 20 of ANDREWS KURTH LLP, 600 Travis, Suite 4200, Houston, 21 Texas 77002, pursuant to the Federal Rules of Civil 22 Procedure and the provisions stated on the record or 23 attached hereto. 24 25



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DR	$M\DeltaRK$	BOHAN
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2 | having been first duly sworn, testified as follows:

EXAMINATION

BY MR. PEJIC:

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- Q. Good morning, Dr. Bowman. My name is Ned
 Pejic. I am counsel for Owens Corning. How are you
 today?
 - A. Very well, thank you.
 - Q. Could you please state your name and address for the record?
 - A. My name is Dr. Mark Frederick John Bohan. And my home address is 112 Amesbury Drive, Pittsburgh, PA 15241. And my work address is now 1000 Gutenberg Drive, Kennesaw 30144, I believe. I would have to check that, though. I've only just moved to that new work address.
 - Q. And that's in Pennsylvania, the work address as well?
 - A. No.
- Q. No? Just so I'm clear, your home address is still Pittsburgh?
 - A. Correct.
 - Q. Okay. Are you a Steeler's fan?
- A. (Laughing.)
- Q. Okay. You're here to testify in connection with a matter, IPR 201500650; is that correct?



Page 5

- A. That would be the correct number, yes, sir.
- Q. Did you spend time preparing for this deposition?
 - A. Pardon?

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- Q. Did you spend time preparing for this deposition?
 - A. I did spend time preparing.
 - O. Can tell me how much time?
 - A. When you mean preparing for this deposition, what are you referring to?
 - Q. What did you do to prepare for this deposition?
 - A. I wrote my declaration and then continued discussions afterwards.
 - Q. How much time did you spend writing your declaration?
 - A. I don't know the breakdown of -- I spent about 120, 130 hours in total. I can't tell you the breakdown without going back to it.
 - Q. That's fine. And how much time did you spend preparing for the deposition today?
 - A. That's everything together.
 - Q. Oh, that's total?
- Okay. Did you review any documents in preparing your declaration?



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