# UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE PATENT TRIAL AND APPEAL BOARD ARRIS GROUP, INC. Petitioner

TQ DELTA, LLC Patent Owner

v.

Case: IPR2016-01160 Patent 8,611,404

Before SALLY C. MEDLEY, KALYAN K. DESHPANDE, and TREVOR M. JEFFERSON, *Administrative Patent Judges* 

PETITIONER'S UPDATED MANDATORY NOTICES PURSUANT TO 37 C.F.R. § 42.8(a)(3)



Petitioner, ARRIS Group Inc., files this updated Mandatory Notice to update the mailing address for lead and backup counsel, Charles Griggers and Dan Gresham.

## MANDATORY NOTICES – 37 C.F.R. § 42.8

- A. Real Party-In-Interest Under 37 C.F.R. § 42.8(b)(1)
- (Unchanged) ARRIS GROUP, Inc. is the real party-in-interest for the instant petition. (unchanged)

## **B.** Related Matters Under 37 C.F.R. § 42.8(b)(2)

- (Unchanged) The '404 Patent is asserted in the following related Digital Subscriber Line (DSL) case: *TQ Delta LLC v. ADTRAN Inc.*, No. 1:14-cv-00954 (District of Delaware). (The "DSL case".)
- (Unchanged) The '404 Patent is also asserted against Multimedia over Coax Alliance (MoCA) technology in the following cases: *TQ Delta LLC v. Comcast Corporation, et al.*, No. 1:15-cv-00611 (District of Delaware); *TQ Delta LLC v. CoxCom LLC et al.*, No. 1:15-cv-00612 (District of Delaware); *TQ Delta LLC v. DirecTV et al.*, No. 1:15-cv-00613 (District of Delaware); *TQ Delta LLC v. DISH Network Corporation et al.*, No. 1:15-cv-00614 (District of Delaware); *TQ Delta LLC v. Time Warner Cable Inc., et al.*, No. 1:15-cv-00615; and *TQ Delta LLC v.*



*Verizon Services Corp.*, No. 1:15-cv-00616 (District of Delaware). (Collectively, the "MoCA cases".) Comcast and several of the above service operators in the MoCA cases purchase communications equipment from ARRIS Group, Inc.

# C. Lead and Back-Up Counsel Under 37 C.F.R. § 42.8(b)(3)

#### **Lead Counsel**

- (Unchanged) Charles Griggers (Reg. No. 47,283)
- (Unchanged) charles.griggers@thomashorstemeyer.com
- (Unchanged) Thomas | Horstemeyer, LLP
- (Updated) 3200 Windy Hill Road SE, Suite 1600E Atlanta, GA 30039
- (Unchanged) T: (770) 933-9500
- (Unchanged) F: (770) 951-0933

# **Back-Up Counsel**

- (Unchanged) **Bob Starr** (**Reg. No. 53,634**)
- (Unchanged) bob.starr@arris.com
- (Unchanged) ARRIS Group, Inc.
- (Unchanged) 3871 Lakefield Dr. Suwanee, GA 30024
- (Unchanged) T: (678) 473-8416
- (Unchanged) F: (678) 473-8095



## **Back-Up Counsel**

- (Unchanged) Dan Gresham (Reg. No. 41,805)
- (Unchanged) dan.gresham@thomashorstemeyer.com
- (Unchanged) Thomas | Horstemeyer, LLP
- (Updated) 3200 Windy Hill Road SE, Suite 1600E Atlanta, GA 30039
- (Unchanged) T: (770) 933-9500
- (Unchanged) F: (770) 951-0933

# D. Service Information Under 37 C.F.R. § 42.8(b)(4)

• (Unchanged) Service via hand-delivery may be made at the postal mailing address of either lead or back-up counsel. Petitioner consents to service by e-mail.



## CERTIFICATE OF SERVICE

The undersigned hereby certifies that copies of the foregoing **Petitioner's Updated Mandatory Notice Pursuant to 37 C.F.R. § 42.8(a)(3)** were served on July 12, 2017, via electronic mail, per agreement of the parties, to counsel for the following addresses:

Peter McAndrews (Reg. No. 38,547) at pmcandrews@mcandrews-ip.com
Thomas J. Wimbiscus (Reg. No. 36,059) at twimbiscus@mcandrews-ip.com
Scott P. McBride (Reg. No. 42,853) at smcbride@mcandrews-ip.com
Christopher M. Scharff (Reg. No. 53,556) at cscharff@mcandrews-ip.com

By: /Charles W. Griggers/
Charles W. Griggers
Reg. No. 47,283
Thomas/Horstemeyer, LLP

