"condition" of Claim 1 must be broader than merely an "electrical condition," yet no guidance is given as to how broad it actually is, or what scope of conditions it covers.

- 139. In addition, Claim 80 of the '107 patent recites "[t]he piece of Ethernet terminal equipment of Claim 79 wherein the electrical component is responsive to an *electrical condition* across the contacts of the Ethernet connector." (emphasis added) Claim 79 is directly dependent on Claim 1, which recites "at least one condition applied to at least one of the contacts." If "condition applied" meant "electrical condition applied," then Claim 80 would include no new limitation over Claim 79, and would therefore be invalid. Under the principle of claim differentiation, therefore, "condition applied" in Claim 1 must be broader than "electrical condition applied."
- 140. Mr. Baxter asserts that the word "electrical" should be added to the claim. He does not explain why the intrinsic evidence would authorize reading in this new limitation. Nor does he reconcile this with dependent claims 61 and 81, which adds the limitation of "electrical condition."

(G) Part of a Detection Protocol

- 141. Numerous dependent claims assert that a current or impedance is part of a detection protocol. Such a determination is completely subjective. The value measured is only significant if a person decides to ascribe a meaning to it.
- 142. A person of ordinary skill in the art would have no way of determining, nor have any control over, whether the amount of current drawn or the impedance within a device is ascribed a particular meaning by one of the billions of people on earth.
- 143. Mr. Baxter asserts that "detection protocol" means that the equipment is configured or designed so that the magnitude of the current (flow) or the impedance of the path allow it to detect or determine some information about equipment at the other end of the device. Baxter Decl. at ¶ 74.

- 144. First, the detection protocol is directed to a magnitude of current or an impedance, not a piece of equipment. Moreover, his interpretation appears to be subjective concerning whether someone choses to use this magnitude for a reason (i.e., as part of a detection protocol), or whether it is of no consequence; the inherent ability to measure a current or impedance may provide a numerical value, but whether this value is part of a detection protocol is subject to the specifications (or whims) of some other individual or organization.
- 145. In particular, it is possible that at the time of design or manufacture of a piece of Ethernet terminal equipment, a given magnitude of current or impedance may be of no particular consequence. It is not measured, or used to characterize the device. Under Plaintiffs' interpretation, this device would not infringe since the equipment was not "configured or designed so that the magnitude of the current (flow) or the impedance in the path allow[s] it to detect or determine some information about the equipment at the other end of the path." Baxter Decl. at ¶ 74. At some later date, unbeknownst to the designer or manufacturer of the device, an individual or organization may now chose to characterize that device by the current or impedance that was previously of no import. Under Plaintiffs' interpretation, this previously non-infringing device has now magically become infringing, since it is now configured so that the magnitude of current or impedance is ascribed a meaning with regard to the piece of equipment.
- 146. This leaves designers with a predicament; they have no guidance as to how to avoid infringement of the claims, since they have no way of knowing if someone will ever determine information about their equipment from one of the multitudes of currents and impedances present within it. A person of ordinary skill would have no way of knowing, at the time of design or manufacture of a piece of equipment, whether it would or would not infringe, particularly with respect to a detection protocol that may be conjured up at a later time by a different party.

(H) BaseT

- 147. Mr. Baxter claims that a person of ordinary skill "would understand that the term 'BaseT' as used each claim [sic] is actually BaseT Ethernet and has its plain and ordinary meaning, namely "twisted pair Ethernet per the IEEE 802.3 Standards." I disagree with Mr. Baxter on this point.
- 148. First, as discussed above, there is no plain and ordinary meaning of "BaseT" or "BaseT Ethernet." The terms do not appear in any of the specifications of the Patents-in-Suit, including the '260 patent incorporated by reference. They also do not appear in any of the IEEE 802.3 Standards. The terms appear to be made up by the Applicants without providing any clear definition. While they appear in numerous *claims*, a person of ordinary skill would not understand the scope of the term beyond the sole system disclosed, i.e., 10BASE-T. '012 Patent, 12:13-14.
- 149. Mr. Baxter attempts to define "BaseT" as "twisted pair Ethernet per the IEEE 802.3 Standards (e.g., 10BaseT/IEEE 802.3i, 100BaseTX/IEEE 802.3u, and 1000BaseT/IEEE 802.3ab [sic])." Baxter Decl. at ¶ 98. However, even this definition is vague, as there are numerous uses of twisted pair cable in Ethernet beyond those alluded to, and it is not at all clear whether the described system could even operate on them, e.g.:
 - 1BASE5: Ethernet operating at 1 Mb/s, using a single unshielded twisted pair.
 - AUI (part of 10BASE 5): Ethernet operating at 10 Mb/s using 4 shielded twisted pairs.
 - 100BASE-T4: Ethernet operating at 100 Mb/s using 4 unshielded twisted pairs, but in an unusual asymmetrical configuration.
 - 100BASE-T2: Ethernet operating at 100 Mb/s using 2 unshielded twisted pairs (with a more complex encoding scheme than is used in 100BASE-TX or 100BASE-T4).

⁴ The system disclosed in the patents-in-suit all use two twisted pairs to deliver DC current and

- 10GBASE-T: Ethernet operating at 10,000 Mb/s using 4 pairs of Category 6a or better cabling.
- 150. Mr. Baxter minimally attempts to include 100BASE-TX and 1000BASE-T in his definition, yet these systems use considerably lower signal levels and more complex encoding schemes than 10BASE-T. *See, generally,* IEEE 802.3. While the teachings of the Patents-in-Suit (including the '260 patent incorporated by reference) may be able to operate in the relatively high-noise-margin environment of 10BASE-T, there is nothing in the specification that indicates the system would be operational in either a 100BASE-TX or 1000BASE-T environment without significant disruption of the Ethernet communications. In particular, 1000BASE-T uses a complex encoding scheme that operates at 250 Mb/s per pair, in a bi-directional manner. It is quite sensitive to disturbances on the Ethernet cable, and requires very careful installation and component selection, even without the intrusion of the system described in the patent specifications.⁵
- 151. 1000BASE-T was not even formally adopted by the IEEE at the time of the filing of the provisional patent application (April 10, 1998). While the specification was available in draft form, many details and features of the standard were unsettled and remained subject to change before final approval. Even if it were at all possible for the system described in the patents to operate in a 1000BASE-T environment, a person of ordinary skill would not assume this to be true while the specifications of the final standard were still in flux.
- 152. Had the Applicants wanted to claim that the system disclosed could operate in a 100BASE-TX or 1000BASE-T environment, they could have stated so. Instead, there is support only for the recited 10BASE-T system.

⁵ The situation is even worse for 10GBASE-T, which uses Tomlinson-Harashima precoded (THP) Pulse Amplitude Modulation with 16 levels (PAM-16), encoded in a two dimensional pattern and transmitted at 800 Megasymbols/second.

153. As explained above, the term "BaseT" has no meaning to a person of ordinary skill, and it surely cannot include Ethernet standards that were not even adopted at the time of filing.

SUPPLEMENTATION

154. As of today, this declaration represents my best opinion regarding the matters set forth above. In the event such discovery, changes to claim construction, additional data, or testimony are made available, I may find it necessary to revise or supplement my opinions.

Dated: 21 January 2016

Rich Seifert

Exhibit A

Rich Seifert

21885 Bear Creek Way Los Gatos, CA 95033 (408) 395-5700 rich@richseifert.com

Overview

Mr. Seifert has over 45 years of experience in the computer industry, specializing in computer network architecture, systems, and product design. He was one of the original developers of the 10 Mb/s Ethernet technology at Digital Equipment Corporation, and is now President of *Networks and Communications Consulting*, providing services to a wide range of network, semiconductor, and computer systems manufacturers, investors, and users. He taught graduate-level courses at the University of California for over 15 years, has published three best-selling technology treatises, and has chaired and co-authored numerous international standards for computer communications. He has served as a technology consultant and testifying expert to law firms in more than thirty cases over the past fifteen years. He is an advisor to numerous venture capital investors, has founded high-tech companies both in the U.S. and abroad, and has served on the Executive Boards of a number of firms. Mr. Seifert is an attorney, admitted to practice law in California and in the United States District Court for the Northern District of California.

Education

B.E. (E.E.) City College of New York, 1976 M.S.E.E. Worcester Polytechnic Institute, 1979

M.B.A. Clark University, 1984

J.D. Santa Clara University, 2006 (summa cum laude)

Computer/Communications Industry Work Experience

1987-Present: Networks and Communications Consulting (Los Gatos, CA)

President and Founder

Technical and business consulting to manufacturers, integrators, investors, and users of LAN, semiconductor, internetworking, and computer systems products. More than 200 clients over 20 years, with projects ranging from strategic planning through product design, specification, and training.

1984-1987: Industrial Networking, Inc. (Santa Clara, CA)

Chief Technology Officer

First employee and founding CTO for start-up company developing factory LAN modems, controllers, and systems. Provided technical leadership for firm (over 100 employees), as well as design and implementation of new manufacturing and test processes.

1976-1984: Digital Equipment Corp. (Maynard, MA)

Principal Engineer/Engineering Supervisor/Consulting Engineer

Technical leader for group of engineers developing first commercial Ethernet products. Co-author (with Xerox and Intel Corp.) of industry-standard Ethernet specification. Designed and developed physical channel for 10 Mb/s Ethernet, including serial interface and transceiver silicon. Charter member of IEEE 802 LAN Standards committee, and co-author of IEEE 802.3 Local Area Network Standard.

Eab 2015

Teaching Experience

1986-2002: University of California (Berkeley)

Graduate level courses on computer network technology.

1999: University of California (Santa Cruz)

Undergraduate level course on business information systems.

1998: Oxford University (U.K.)

Graduate level seminar on computer network technology.

1993-95: University of California (Santa Barbara)

Graduate level seminars on computer network technology.

1987-2002: Networks and Communications Consulting

Nearly 100 public and private seminars delivered on computer network technology, plus

videotape sales.

Entrepreneurial Experience

1992-2000: Tut Systems (Pleasanton, CA)

Technical Advisory Board

Helped develop initial business plan, technology validation. Company taken public,

subsequently acquired by Motorola.

1997-2005: Mysticom, Inc. (Netanya, Israel; Mountain View, CA)

Founder, Chief Architect, Board of Directors, Technical Advisory Board

Key member of company start-up team. Helped with initial incorporation, financing,

business plan, market validation. Company acquired by TranSwitch Corp.

1997-1998: Juniper Networks (JNPR; San Jose, CA)

Member of start-up team. Helped with initial product architecture, market validation.

Company taken public.

1997-1998: Yago Systems (Sunnyvale, CA)

Member of start-up team. Helped with technology issues, market validation. Company

acquired by Cabletron Systems.

1999-2003: Nishan Systems (San Jose, CA)

Technical Advisory Board

Consulted to executive team on technology issues. Company acquired by McData Corp.

2000-2002: JatoTech Ventures (Austin, TX)

Technical Advisory Board

Evaluated and advised general partners on technology investments.

2000-2003: TeraBlaze, Inc. (Cupertino, CA)

Founder, Chief Architect

Key member of company start-up team. Helped with initial incorporation, financing,

business plan, market validation. Company acquired by Agere Systems.

2000-2003: Storage Networks (Waltham, MA)

Technical Advisory Board

Consulted to executive team on technology issues. Company taken public, later dissolved.

2001-2007: Silverback Systems (San Jose, CA)

Technical Advisory Board

Member of company start-up team. Helped arrange financing, consulted on technology

issues. Company acquired by Brocade Communications.

2001-2003: Cavium Networks (CAVM; San Jose, CA)

Technical Advisory Board

Member of company start-up team. Consulted on technology issues. Company taken public.

Publications

Books:

The All-New Switch Book: The Complete Guide to LAN Switching Technology, John Wiley & Sons, August 2008

The Switch Book: The Complete Guide to LAN Switching Technology, John Wiley & Sons, June 2000

Gigabit Ethernet: Technology and Applications of High Speed LANs, Addison-Wesley, April 1998

The Design and Planning of Enterprise-Wide AppleTalk Internetworks, Apple Computer, 1993

Choosing Between Bridges and Routers, Infonetics Research Institute, 1989 (2nd ed., 1990, 3rd ed. 1991)

Articles and Papers:

The Use of Backpressure for Congestion Control in Half Duplex CSMA/CD LANs, Networks and Communications Consulting Technical Report 15, August 1996

Issues in LAN Switching and Migration from a Shared LAN Environment, Networks and Communications Technical Report 14 (also published by Kalpana, Inc.), November 1995

The Effect of Ethernet Behavior on Networks using High-Performance Workstations and Servers, Networks and Communications Technical Report 13 (also published by Auspex Systems), March 1995

When Worlds Collide, Data Communications, January 1991

Have Remote Bridge Vendors Made a Big Blunder?, Data Communications, April 1991

Ethernet: Ten Years After, BYTE Magazine, January 1991

Industry Standards (Author or Co-author):

IEEE 802.3ad: Link Aggregation, 1999

IEEE 802.3z: Media Access Control (MAC) Parameters, Physical Layer, Medium Attachment Units, and Repeater for 1000 Mb/s Operation, Type 1000BASE-X, 1998

IEEE 802.3ac: Frame Extensions for Virtual Bridge Local Area Networks, 1998

IEEE 802.3x: Specification for 802.3 Full Duplex Operation, 1997

ISO/IEC 8802-3 (IEEE 802.3): Carrier Sense Multiple Access with Collision Detect (CSMA/CD) Media Access Control Method and Physical Layer Specifications, 1985, 1989, 1993, 1996 (and supplements)

IEEE 802.3u: Media Access Control (MAC) Parameters, Physical Layer, Medium Attachment Units, and Repeater for 100 Mb/s Operation, Type 100BASE-T, 1995

ISO/IEC 10038 (IEEE 802.1D): Medium Access Control (MAC) Bridges, 1990, 1993 (and supplements)

IEEE 802: Overview and Architecture, 1990

IEEE 802.1E: System Load Protocol, 1990

ISO 8802-4 (IEEE 802.4): *Token-passing bus access method and physical layer specifications,* 1985, 1990 (and supplements)

Digital Equipment Corp., Intel Corp., Xerox Corp., *The Ethernet: A Local Area Network,—Data Link Layer and Physical Layer Specifications*, Version 1: September 30, 1980, Version 2: November 1982

Legal Consulting Experience

From 1994–present, served as technology consultant and expert witness in numerous cases (for both plaintiffs and defendants) involving patent infringement, breach of contract/warranty, and tort liability. Services have included: clarifying and interpreting technology details for counsel, preparation of expert declarations and reports, providing testimony (both deposition and open court), and prior art searches. Has also served as Special Master (Sup. Ct., CA) in a high-profile trade secret dispute. In 2006, admitted to the bar in California, and to the Federal bar for the Northern District of California.

Legal Cases

1994-95 3Com v. SynOptics Communications

Workman, Nydegger & Seeley (Salt Lake City, UT) for Plaintiff 3Com

Patent litigation relating to secure Ethernet repeater technology. Provided expert technology

consultation. Case settled before deposition or trial.

1996-98 Datapoint v. Intel, et. al.

Kenyon and Kenyon (Washington, DC) for Defendant Intel

Patent litigation relating to multi-speed Local Area Networks, Ethernet, Fast Ethernet, LAN Bridges, and Auto-Negotiation. Provided expert consultation and testimony at Markman

hearing. Summary judgment for client Intel (non-infringement); affirmed on appeal.

1998 Bay Networks

Provided expert opinion on the classification of networking products for the Harmonized Tariff

Schedule of the European Union (World Customs Organization).

1998 Level One v. SEEQ

Fish & Richardson (Menlo Park, CA) for Plaintiff Level One

Patent litigation relating to Fast Ethernet Auto-Negotiation and IEEE standards. Provided expert

consultation, expert report and deposition testimony. Case settled prior to trial.

1998 Ashraf Dahod v. LANCity Communications (Bay Networks)

Weingarten, Schurgin, Gagnebin & Hayes (Boston, MA) for Defendant Bay Networks

Patent litigation relating to broadband metropolitan-area network equipment. Provided expert consultation, expert report, and deposition testimony. Trial verdict for client Bay Networks.

1998-00 Accton Technology v. Microlinear

Morgan, Miller & Blair (Walnut Creek, CA) for Plaintiff Accton

Liability litigation relating to defective Ethernet transceiver components. Provided expert

consultation. Case settled before trial.

1999 Texas Instruments v. Hyundai

Jones, Day, Reavis & Pogue (Dallas, TX) for Plaintiff Texas Instruments

Patent litigation relating to Fast Ethernet, signal encoding, and IEEE standards. Provided expert

consultation and expert report. Case settled before trial (in excess of \$1B for Plaintiff).

1999 Lucent v. Cisco Systems

Weil, Gotshal & Manges (Menlo Park, CA) for Defendant Cisco Systems

Patent litigation relating to Virtual LANs, internetworking, etc. (many patents at issue). Provided

expert consultation. Case settled before trial.

2000 Nortel Networks v. Optical Networks, Inc.

Fenwick & West (Menlo Park, CA) for Defendant Optical Networks

Patent litigation relating to redundant fiber ring technology. Provided expert technology

consultation. Consulting assignment completed during pendency of case.

2000 Accton Technology v. Valor Electronics

Morgan, Miller & Blair (Walnut Creek, CA) for Plaintiff Accton

Liability litigation relating to defective Ethernet power converter modules. Provided expert

consultation and deposition testimony. Case settled before trial.

2000-01 Intel v. Broadcom

Superior Court of California (Santa Clara County)

Litigation relating to potential disclosure of trade secrets as a result of hiring employees from a competitor. Served as Special Master to the Court, pursuant to a Preliminary Injunction ruling. Acted as a neutral, technically-knowledgeable third party to monitor work of affected employees to see if trade secret information was being misappropriated. Technologies at issue included

Gigabit Ethernet and LAN Switch semiconductors. Provided report to court; case subsequently settled before trial.

2000 Grumman v. 3Com

Workman, Nydegger & Seeley (Salt Lake City, UT) for Defendant 3Com

Patent litigation relating to internetworking systems architecture. Provided expert consultation.

Consulting assignment completed during pendency of case.

2001 **Intel Corporation**

Provided expert consultation to in-house counsel regarding entire portfolio of network-related

patents.

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2001-04	Nortel v. Foundry Networks Orrick, Herrington & Sutcliffe (Menlo Park, CA) for Defendant Foundry Networks Patent litigation relating to design of bridges, switches, and routers. Provided expert consultation
2001 02	and expert reports. Case settled before trial.
2001-02	IBM v. Pluris Wilson, Sonsini, Goodrich & Rosati (Palo Alto, CA) for Defendant Pluris
	Patent litigation relating to a variety of internetworking technologies. Provided expert
	consultation. Case rendered moot by dissolution of Pluris.
2002-04	Connectel v. NMS
	Mintz, Levin, Cohn, Ferris, Glovsky & Popeo (Boston, MA) for Defendant NMS
	Patent litigation relating to Internet fax technology. Provided expert consultation, expert report,
	deposition testimony and testimony at Markman hearing. Case settled before trial.
2002-05	Chrimar Systems v. Cisco Systems
	Orrick, Herrington & Sutcliffe (Menlo Park, CA) for Defendant Cisco Systems
	Patent litigation relating to providing power to Ethernet devices over a communications link.
	Provided expert consultation, expert reports and affidavits, deposition and hearing testimony. Summary judgment for client Cisco (both non-infringement and invalidity of asserted patent
	claim).
2005	Connectel v. Cisco Systems
	Kirkland & Ellis (San Francisco, CA) for Defendant Cisco Systems
	Patent litigation relating to Internet fax technology. Provided expert consultation. Case settled
	before trial.
2005	Micrel v. Deloitte
	Bingham McCutcheon (East Palo Alto, CA) for Defendant Deloitte
	Accounting malpractice dispute relating to network semiconductor devices. Provided expert
2005.07	consultation. Consulting assignment completed during pendency of case.
2005-07	Negotiated Data Solutions v. Dell Computer Greenberg Traurig (Costa Mesa, CA) and Paul Hastings (Palo Alto, CA) for Defendant Dell
	Patent litigation relating to Ethernet Auto-Negotiation. Provided expert consultation. Consulting
	assignment completed during pendency of case.
2005-	Marvell v. Broadcom
	O'Melveny & Myers (San Francisco, CA) for Defendant Broadcom
	Trade secret dispute relating to network semiconductor devices. Provided expert consultation.
	Case stayed indefinitely due to criminal prosecution of employee involved.
2005-07	L3 Communications v. Reveal Imaging Technologies, Inc.
	Mintz, Levin, Cohn, Ferris, Glovsky & Popeo (Boston, MA) for Defendant Reveal
	Patent litigation relating to networked airport baggage scanning equipment. Provided expert consultation. Case settled before trial.
	Network-1 v. D-Link Systems
2000-07	Christine Yang (Fountain Valley, CA) for Defendant D-Link Systems
	Patent litigation relating to providing power to Ethernet devices over a communications link.
	Provided expert consultation, expert report, deposition testimony. Case settled before trial.
2006-07	Accton Technology v. Centillium Communications
	Morgan, Miller & Blair (Walnut Creek, CA) for Plaintiff Accton.
	Liability litigation relating to defective network routing semiconductors. Provided expert
2006-07	consultation, declarations. Case settled before trial.
2006-07	Alcatel v. Foundry Networks
	Orrick, Herrington & Sutcliffe (Menlo Park, CA) for Defendant Foundry Networks Patent litigation relating to user authentication for network switches. Provided expert
	consultation. Case settled before trial.
2006	Antor Media v. Palm Computing
	Quinn Emanuel (Redwood Shores, CA) for Defendant Palm Computing
	Patent litigation relating to method for data communications. Provided expert consultation. Case
	settled before trial.
2006-	Enterasys Networks v. Foundry Networks
	Orrick, Herrington & Sutcliffe (Menlo Park, CA) for Defendant Foundry Networks
	Patent litigation relating to Virtual LAN implementation in network switches. Provided expert
	consultation. Consulting assignment completed during pendency of case.

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2006-10 Chrimar Systems v. PowerDSine, Chrimar Systems v. D-Link Systems

Orrick, Herrington & Sutcliffe (Menlo Park, CA) for Defendants PowerDSine and D-Link. Patent litigation relating to providing power to Ethernet devices over a communications link. Provided expert consultation, expert reports, declarations, deposition and hearing testimony.

Case settled before trial.

2007 3Com v. Realtek

Simpson Thacher (New York, NY) for Plaintiff 3Com

Patent litigation relating to implementation of host interface in Ethernet and FDDI network products. Provided expert consultation. Consulting assignment completed during pendency of

case.

2008-09 Commil v. Cisco Systems

Simpson Thacher (Palo Alto, CA) for Defendant Cisco Systems

Patent litigation relating to partitioning of Wireless LAN devices. Provided expert consultation.

Consulting assignment completed during pendency of case.

2008 Epson v. Advanced Micro Devices

Townsend, Townsend and Crew (San Francisco, CA) for Plaintiff/Cross-Defendant Epson. Patent negotiation relating to Ethernet Auto-Negotiation, Wake-on LAN, Full Duplex Ethernet (many patents at issue). Provided expert consultation.

2008-10 Network Appliance v. Sun Microsystems, Inc.

DLA Piper (Washington, DC) for Defendant Sun Microsystems

Patent litigation relating to Ethernet Link Aggregation. Provided expert consultation. Case settled before trial.

2008-09 Fenner v. 3Com, et. al.

Finnegan, Henderson (Palo Alto, CA) for Defendants D-Link, Extreme Networks, Netgear, ZyXel

Vasquez, Benisek & Lindgren (Lafayette, CA) for Defendants SMC, Enterasys, et. al.

Patent litigation relating to MAC bridging, IP routing, and address lookup algorithms. Provided expert consultation, expert report. Case settled before trial.

Network-1 v. Enterasys, et. al.

Vasquez, Benisek & Lindgren (Lafayette, CA) for Enterasys and Joint Defense

Follow-on case from prior Network-1 v. D-Link, same patent pursued against additional defendants following earlier settlement. Provided expert consultation. Consulting assignment completed during pendency of case.

2009 Fenner v. Dell, et. al.

2008-

Weil, Gotshal & Manges (New York, NY) for Defendant Dell Computer Goodwin, Procter (Washington, DC) for Defendant Hewlett-Packard

Follow-on case from prior Fenner v. 3Com litigation relating to MAC bridging, IP routing, and address lookup algorithms. Provided expert consultation. Consulting assignment completed during pendency of case.

2009 FINoc v. D-Link

Law Offices of Christine Yang for Defendant D-Link

Patent litigation relating to wireless DSL communications systems. Provided expert consultation. Case settled before trial.

2009 United States v. Ge

Swanson & McNamara (San Francisco, CA) for Defendant Yuefei Ge

Criminal prosecution relating to economic espionage and theft of trade secrets. Provided expert consultation. Defendant acquitted on two counts, mistrial (jury deadlock) on three counts.

2009- Zircon v. Stanley

Haynes and Boone (San Jose, CA) for Plaintiff Zircon

Patent litigation relating to algorithms for electronic stud finder. Provided expert consultation.

Consulting assignment completed during pendency of case.

2009-10 Optimum Path v. SMC Networks

Vasquez, Benisek & Lindgren (Lafayette, CA) for Defendant SMC Networks

Patent litigation relating to wireless routers. Provided expert consultation. Consulting assignment

completed during pendency of case.

2010 Eon v. Verizon

Simpson Thacher (New York, NY) for Defendant Verizon

Patent litigation relating to interactive video networks. Provided expert consultation, expert

reports, deposition testimony. Case settled before trial.

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2010 SynQor, Inc. v. Lineage Power, et. al. Vasquez, Benisek & Lindgren (Lafayette, CA) for Defendants Lineage Power and Cherokee Power Patent litigation relating to switching power systems architecture. Provided expert consultation. Consulting assignment completed during pendency of case. 2011-Eon v. D-Link Law Offices of Christine Yang for Defendant D-Link Patent litigation relating to interactive video networks. Provided expert consultation. Consulting assignment completed during pendency of case. 2011-Fujitsu v. D-Link Law Offices of Christine Yang for Defendant D-Link Patent litigation relating to PCMCIA interface adapters. Provided expert consultation. Consulting assignment completed during pendency of case. 2011 Pepper Hamilton LLP Evaluated patent portfolio for client considering acquisition of IP. 2011 VirnetX v. Siemens Pepper Hamilton LLP for Defendant Siemens Patent litigation relating to secure communications systems. Provided expert consultation. Consulting assignment completed during pendency of case. 2011 Chalumeau v. Enterasys, et. al. Vasquez, Benisek & Lindgren for joint defense. Patent litigation relating to Power-over-Ethernet. Provided expert consultation. Consulting assignment completed during pendency of case. 2012 Chrimar v. Avaya, et. al. Crowell & Moring for Defendant Avaya ITC action relating to Power-over-Ethernet. Provided expert consulting. Consulting assignment completed during pendency of case. 2012-Eon v. FLO TV Simpson Thacher for Defendant FLO TV Patent litigation relating to interactive video networks. Provided expert consultation. Case pending. 2012-13 Eon v. Novatel, et. al. K&L Gates for Defendants Novatel and Enfora. Patent litigation relating to interactive video networks. Provided expert consultation, expert report, and deposition testimony. Case settled before trial. 2012-13 USEI v. Digi Robins, Kaplan, Miller & Ciresi for Defendant Digi, Inc. Patent litigation relating to Ethernet interface design. Provided expert consultation. Consulting assignment completed during pendency of case. 2013 Eon v. Silver Spring Networks SNR Denton for Defendant Silver Spring Networks. Patent litigation relating to wireless telemetry systems. Provided expert consultation. Consulting assignment completed during pendency of case. 2013-Fenner v. Juniper Networks Irell & Manella, LLP for Defendant Juniper Networks. Provided expert consultation. Case pending. 2013-USEI v. Xerox Corp. Robins, Kaplan, Miller & Ciresi for Defendant Xerox Corp. Provided expert consultation, expert report. Case settled before trial. 2014 USEI v. Apple Corp. Williams Morgan for Defendant Apple Corp. Provided expert consultation, expert reports. Summary judgment in favor of Defendant Apple. 2014-Chrimar v. AMX, et al. McDermott, Will & Emery for Defendant AMX. Provided expert consultation. Case pending. 2014-Net Navigation Systems LLC v. Extreme Networks

Vasquez, Benisek, and Lindgren for Defendant Extreme. Provided expert consultation. Case

pending.

EXHIBIT B ADDITIONAL MATERIALS CONSIDERED

The following materials were considered in producing this report.

- 1. U.S. Pat. No. 8,702,760, issued Dec. 2, 2014 (including Prosecution History). ['012 Patent]
- 2. U.S. Pat. No. 8,942,107, issued Jan. 27, 2015 (including Prosecution History). ['012 Patent]
- 3. U.S. Pat. No. 9,019,838, issued Apr. 28, 2015 (including Prosecution History). ['012 Patent]
- 4. Harry Newton, Newton's Telecom Dictionary, 18th ed., CMP Books, 2002.
- 5. Leonard Crow, Learning Electricity Fundamentals, Howard Sams, 1957 [hereinafter "Crow"]
- 6. Declaration of Les Baxter, Dec. 17, 2015 [hereinafter "Baxter Decl."].
- 7. Microchip Corp., PIC12C5XX Family Datasheet.