Paper No. \_\_\_\_

UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

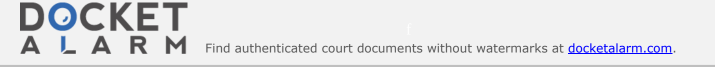
CISCO SYSTEMS, INC., Petitioner,

v.

FATPIPE NETWORKS PRIVATE LIMITED Patent Owner

> Case IPR2017-01845 U.S. Patent No. 6,775,235

**PETITIONER'S OBJECTIONS TO EVIDENCE** 



Pursuant to 37 C.F.R. § 42.64 (b)(1), Petitioner Cisco objects to evidence filed by Patent Owner FatPipe Networks Private Limited. The following objection is made within five business days of the April 27, 2018 filing of the Patent Owner Response:

## 1. FatPipe Exhibit 2024 – RFC 1940

Petitioner objects to this document as irrelevant under FRE 401-402, because Exhibit 2024 is not cited in any document filed by Patent Owner. Accordingly, Exhibit 2024 does not present any facts of consequence in determining this action, and is therefore irrelevant to this proceeding.

Respectfully submitted,

May 4, 2018

/David W. O'Brien/ David W. O'Brien Counsel for Petitioner Registration No. 40,107

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Cisco Systems, Inc. Petitioner

DOCKE

§ Petition for *Inter Partes* Review
§ IPR2017-01845
§ U.S. Patent No. 6,775,235
§

## **CERTIFICATE OF SERVICE**

The undersigned certifies, in accordance with 37 C.F.R. § 42.6, that service was made on the Patent Owner as detailed below.

Date of service May 4, 2018

Manner of service Electronic Service by E-Mail

Documents served Petitioner's Objections to Evidence

Persons servedRobert C. Mattson (CPDocketMattson@oblon.com)Sameer Gokhale (CPDocketGokhale@oblon.com)Aldo Martinez (CPDocketMartinez@oblon.com)

<u>/Raghav Bajaj/</u>

Raghav Bajaj Counsel for Petitioner Registration No. 66,630