UNITED STATES PATENT AND TRADEMARK OFFICE

BEFORE THE PATENT TRIAL AND APPEAL BOARD

CLEARFIELD, INC.
Petitioner

V.

COMMSCOPE TECHNOLOGIES LLC
Patent Owner

Case No. IPR2017-02122 Patent No. 8,705,929

PETITION FOR *INTER PARTES* REVIEW OF U.S. PATENT NO. 8,705,929

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LIST OF EXHIBITS

Exhibit No.	Exhibit Description
Ex. 1001	U.S. Patent No. 8,705,929 ("the '929 Patent")
Ex. 1002	Prosecution History of the '929 Patent ("the Prosecution History")
Ex. 1003	Declaration of Dr. Michael Lebby
Ex. 1004	U.S. Patent No. 6,220,413 ("Walters")
Ex. 1005	U.S. Patent No. 6,933,441 ("Fuller")
Ex. 1006	U.S. Patent No. 4,201,278 ("Balde")
Ex. 1007	Prosecution History of U.S. App. No. 12/182,705, filed on Jul. 30, 2008.
Ex. 1008	PCT Pub. No. WO2009048680 (A1), corresponding to PCT App. No. PCT/US2008/072218, filed on August 5, 2008.
Ex. 1009	EP Pub. No. EP2618195 A2, corresponding to EP App. No. 13163032.9.
Ex. 1010	File Wrapper of EP App. No. 13163032.9, downloaded from European Patent Office on August 10, 2017.
Ex. 1011	U.S. Patent No. 4,657,140 of Zagar et al.
Ex. 1012	USConec MTP® Brand Connectors Data Sheet (© 2014)
	Katsuki Suematsu et al., "Super Low-Loss, Super High-Density
Ex. 1013	Multi-Fiber Optical Connectors," Furukawa Review (n. 23), 2003
	("Suematsu")
Ex. 1014	U.S. Patent No. 6,885,799 of Lee



MANDATORY NOTICES

Clearfield, Inc. ("Petitioner") hereby submits these Mandatory Notices pursuant to 37 C.F.R. § 42.8.

A. Real Party in Interest (37 C.F.R. § 42.8(b)(1))

The real party in interest of this petition is Clearfield, Inc., located at 7050 Winnetka Avenue North, Suite 100, Brooklyn Park, Minnesota 55428.

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

U.S. Patent No. 8,705,929 ("the '929 Patent"), which is the subject of the present Petition, was asserted by CommScope Technologies LLC ("CommScope") against Petitioner in a complaint filed on January 31, 2017 in the U.S. District Court for the District of Minnesota, captioned CommScope Technologies LLC v. Clearfield, Inc., Case No. 0:12-cv-00307-PJS-BRT.

C. Lead and Backup Counsel (37 C.F.R. 42.8(b)(3))

Petitioner hereby identifies lead counsel as William D. Belanger (Reg. No. 40,509), and Andrew W. Schultz (Reg. No. 66,869) as backup counsel, both of which can be reached at Pepper Hamilton LLP, 125 High Street, 19th Floor, High Street Tower, Boston, Massachusetts 02110, via telephone at 617.204.5100, and via fax at 617.204.5150. A Power of Attorney is filed concurrently herewith.



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