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| APPLICATION NO. | FILING DATE | FIRST NAMED INVENTOR | ATTORNEY DOCKET NO. | CONFIRMATION NO. |
|--|-------------|----------------------|---------------------|------------------|
| 14/712,101 | 05/14/2015 | Jerry L. ALLEN | VIK.P0016B | 1892 |
| 26360 7590 07/01/2020 Renner Kenner Greive Bobak Taylor & Weber Co., LPA Huntington Tower, Suite 400 106 South Main Street | | | EXAMINER | |
| | | | HONG, SEAHEE | |
| Akron, OH 443 | | | ART UNIT | PAPER NUMBER |
| | | | 3723 | |
| | | | MAIL DATE | DELIVERY MODE |
| | | | 07/01/2020 | PAPER |

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BEFORE THE PATENT TRIAL AND APPEAL BOARD

Ex parte JERRY L. ALLEN

Application 14/712,101 Technology Center 3700

Before CHARLES N. GREENHUT, ANNETTE R. REIMERS, and SUSAN L. C. MITCHELL, *Administrative Patent Judges*.

REIMERS, Administrative Patent Judge.

DECISION ON APPEAL

STATEMENT OF THE CASE

Pursuant to 35 U.S.C. § 134(a), Appellant¹ appeals from the Examiner's decision to reject claims 5–10. Claims 1–4 have been canceled.² We have jurisdiction under 35 U.S.C. § 6(b).

We REVERSE.

¹ We use the word Appellant to refer to "applicant" as defined in 37 C.F.R. § 1.42. Appellant identifies the real party in interest as WESCO Distribution, Inc. Appeal Brief ("Appeal Br.") 3, filed Dec. 19, 2017.

² In the Advisory Action ("Adv. Act."), dated October 5, 2017, the Examiner entered the amendment filed by Appellant to cancel claims 1–4 and to amend claim 9. *See* Adv. Act.; *see also* Appellant's Response to Office Action, filed Sept. 13, 2017.



CLAIMED SUBJECT MATTER

The claimed subject matter relates to a method of introducing a cable/plurality of cables into a longitudinally extending conduit. Claims 5, 8, 9, and 10 are independent. Claim 5, reproduced below, is illustrative of the claimed subject matter and recites:

5. A method of introducing a cable into a longitudinally extending conduit comprising the steps of attaching a pliant material to the cable by using an adhesive, and thereafter introducing the cable with the pliant material having less friction than the cable attached thereto into the conduit.

REFERENCES

The prior art relied upon by the Examiner is:

| Reference Name | Document ID | Date |
|----------------|--------------------|---------------|
| Conti | US 5,027,864 | July 2, 1991 |
| Delomel | US 5,167,399 | Dec. 1, 1992 |
| Allen | US 9,054,507 B2 | June 9, 2015 |
| Holland | US 2002/0170728 A1 | Nov. 21, 2002 |
| Li | WO 02/37632 A2 | May 10, 2002 |

REJECTIONS^{3,4}

Claims 5, 6, and 8–10 stand rejected under 35 U.S.C. § 103(a) as unpatentable over Conti, Holland, and Li.

⁴ On September 13, 2017, Appellant filed a Terminal Disclaimer directed to US Patent No. 9,054,507 B2 to address the Examiner's double patenting



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³ In the Advisory Action dated October 5, 2017, the Examiner indicated that Appellant's amendment to claim 9 has overcome the rejection of claim 9 under 35 U.S.C. § 112, second paragraph. *See* Adv. Act.; *see also* Appellant's Response to Office Action filed Sept. 13, 2017; Final Office Action ("Final Act.") 2, dated June 27, 2017.

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Claim 7 stands rejected under 35 U.S.C. § 103(a) as unpatentable over Conti, Holland, Li, and Delomel.

ANALYSIS

Obviousness over Conti, Holland, and Li

Claims 5 and 6

Independent claim 5 is directed to a method of introducing a cable into a longitudinally extending conduit and includes the step of "attaching a pliant material to the cable by using an adhesive." Appeal Br. 10 (Claims App.). The Examiner finds that Conti "disclose[s] a method of introducing a cable 50... into a longitudinally extending conduit 10" but "fail[s] to disclose attaching a pliant material to the cable by using an adhesive." Final Act. 7. The Examiner finds that Holland "teaches attaching a pliant material 66... to a cable 64... by using an adhesive... to mak[e] a cable abrasion-resistant... when being moved or pulled." *Id.* The Examiner reasons that it would have been obvious to a skilled artisan to modify Conti "to attach a pliant material to a cable, as taught by Holland, for the purpose of making a cable abrasion-resistant." Final Act. 8 (citing Holland ¶ 30); *see also id.* at 14 (Conti "disclose[s] that the cable is being moved (advanced). Therefore, attaching a pliant material to a cable, as taught by Holland, will be beneficial and useful to make the cable more resistant.").

Appellant contends that Conti "recognizes that there is a problem with insertion, and it solves that problem by applying lubricant to the cables";

rejection. See Appellant's Response to Office Action filed Sept. 13, 2017; see also Final Act. 2–6. The Terminal Disclaimer, approved by the Office on September 18, 2017, renders the double patenting rejection moot.



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therefore, Conti "does not need a sleeve of pliant material to assist in the introduction of the cable into the conduit." Appeal Br. 6. Appellant also contends that Conti "does not need anything attached to its cables because it uses a lubricant to ease insertion. It certainly does not need the abrasive-resistant sleeve of Holland." *Id.* at 7; *see also id.* (Conti "does not need such a sleeve.").

Appellant has the better position here. Conti discloses an inner duct apparatus "comprised of plastic material whereby the particularly effective lubricant to be applied to the outer surface of the inner duct during placement operation is a water-based polymer which will wet the plastic surface of the inner duct." Conti 3:64–4:2. Conti further discloses that "[t]his type of lubricant will adhere to the surface of the inner duct to insure the presence of effective quantities of lubricant during the placement operation" and that "[t]he lubricant composition is non-degrading to plastic material and, therefore, [is] especially useful for lubricating the surface of the inner duct apparatus of the present invention as well as a plastic sheathed cable which will be placed in the inner duct." *Id.* at 4:2–13; *see also id.* Abstract ("The inner duct has a continuous side wall with protruding ribs on the inside and outside surfaces to maintain an effective supply of lubricant during the installation of the inner duct and cable in the inner duct.").

Conti also discloses that as shown in Figure 4, "reservoirs of lubricant are established by the spaces between ribs 36 and from these reservoirs, lubricant is continuously fed to the protruding edge surfaces of the ribs to maintain an effective lubricant film between the inner duct and the duct 10." Conti 6:31–36, Fig. 4. Additionally, Conti discloses that

[t]he presence of lubricant on the cable greatly reduces friction and thus the pulling force required to install the cable in the inner



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