

**UNITED STATES DISTRICT COURT
EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION**

CICAS IP LLC,

Plaintiff,

v.

**Olympus Corporation and Olympus
America Inc.,**

Defendants.

Case No. 2:23-cv-292

JURY TRIAL DEMANDED

ORIGINAL COMPLAINT FOR PATENT INFRINGEMENT

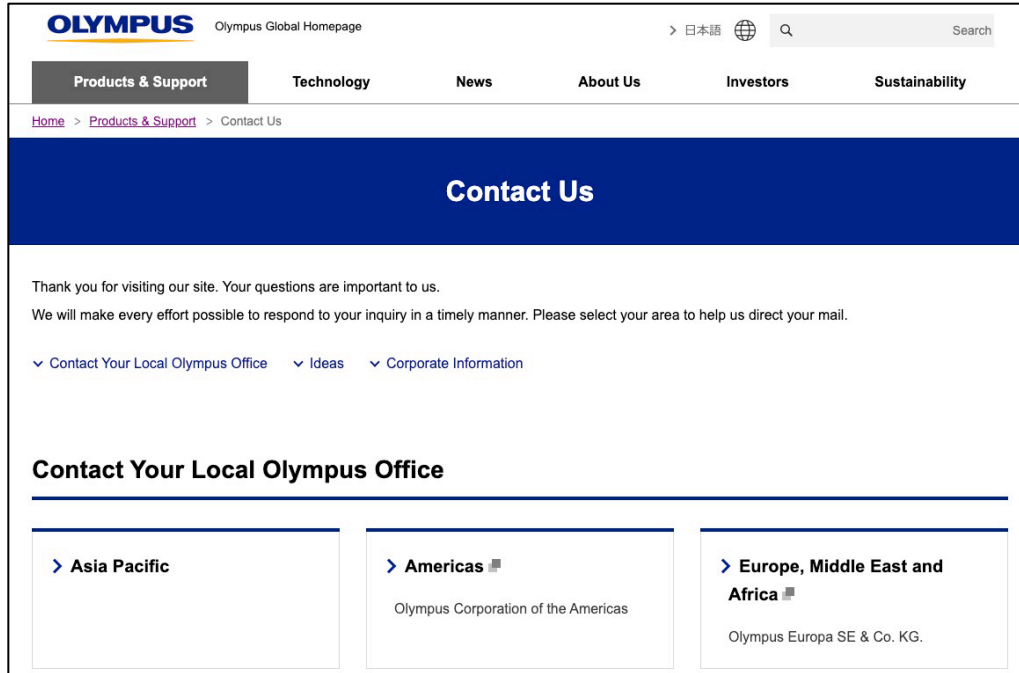
CICAS IP LLC (“Plaintiff”) hereby files this Original Complaint for Patent Infringement against Olympus Corporation (“Olympus Japan”) and Olympus America Inc. (“Olympus America,” and collectively with Olympus Japan, “Olympus” or “Defendant”), and alleges, upon information and belief, as follows:

THE PARTIES

1. CICAS IP LLC is a limited liability company organized and existing under the laws of the State of Wyoming with its principal place of business at 30 N Gould St, Suite R, Sheridan, WY 82801.
2. Upon information and belief, Defendant Olympus Japan is a Japanese corporation with a place of business at Shinjuku Monolith, 2-3-1 Nishi-Shinjuku, Shinjuku-ku, Tokyo 163-0914, Japan.
3. Upon information and belief, Defendant Olympus America is a New York corporation with a place of business in this District located Plano, Texas. Upon information and belief, Olympus America employs individuals in this Judicial District involved in the sales and marketing of its

products. Olympus America may be served with process via its registered agent United States Corporation, 211 E. 7th Street, Suite 620, Austin, Texas 78701. Upon information and belief, Olympus America does business in Texas, directly or through intermediaries, and offers its products and/or services, including those accused herein of infringement, to customers and potential customers located in Texas, including in the judicial Eastern District of Texas.

4. Olympus was founded on October 12, 1919 as Takachiho Seisakusho. The founder of the company, Takeshi Yamashita, established the company with the financial assistance of his previous employer, with a view to achieving domestic production of microscopes. Three decades later, Olympus successfully developed the world's first gastrocamera for practical use. The spirit of creation that infused the company at its founding has been passed on through the years, from the release of the company's first product to its breakthroughs in Opto-Digital Technology today. *See* <https://www.olympus-global.com/company/milestones/founding.html?page=company>.
5. On information and belief, Olympus is engaged in research and development, manufacturing, importation, distribution, sales and related technical services for endoscopic solutions. *See* <https://www.olympus-global.com/company/profile/business.html?page=company>.
6. Olympus identifies its endoscopic products as including, but not limited to, the SPiN System. *See* <https://medical.olympusamerica.com/procedure/peripheral-bronchoscopy-spin-thoracic-navigation-system>. These Olympus products are made outside and inside the United States of America and then are imported into the United States, distributed, and sold to end-users via the Internet and via distribution partners, retailers, reseller partners, and solution partners, including Olympus America. Those sales occur in the United States, and throughout Texas, including in this District.



See screenshot of Defendant’s webpage showing Olympus Corporation of America as the U.S. contact of Defendant products <https://www.olympus-global.com/products/contact/> and <https://www.olympusprofed.com/pulm/navigated-bronchoscopy/28782/>.

7. The SPiN System was acquired in the December 29, 2020 Olympus acquisition of Veran Medical Technologies, Inc. (“Veran”) for over \$300 Million. See <https://www.olympus-global.com/news/2020/nr02011.html>; <https://www.veranmedical.com/news/olympus-acquires-veran-medical-technologies-inc/>; <https://www.medtechdive.com/news/Olympus-buys-Veran-for-300M/591708/>. Veran is now referred to as Olympus Veran and identified as an Olympus location. See <https://www.olympusamerica.com/contact-us>.

JURISDICTION AND VENUE

8. This Court has subject matter jurisdiction over this case under 28 U.S.C. §§ 1331 and 1338(a).
9. This Court has personal jurisdiction over Defendant. Defendant has continuous and systematic business contacts with the State of Texas. Defendant transacts business within this District and elsewhere in the State of Texas. Further, this Court has personal jurisdiction over Defendant


based on its commission of one or more acts of infringement of patent-in-suit in this District and elsewhere in the State of Texas.

10. Upon information and belief, Defendant transacts substantial business in the State of Texas and this Judicial District. Defendant has committed acts of infringement in this District by, among other things, offering to sell and selling products that infringe the asserted patents, including the accused products as alleged herein, as well as providing service and support to its customers in this District. Upon information and belief, Defendant, directly or indirectly, participates in the stream of commerce that results in products, including the accused products, being made, used, offered for sale, and/or sold in the State of Texas and/or imported into the United States to the State of Texas.
11. Olympus America maintains regular, physical, continuous, and established places of businesses, including places of business for Regional Vice President, territory sales managers and technical sales for Texas, including products related to the Accused Instrumentalities and Gastroenterologists, in this District, which Defendant has established, ratified, and controlled; have employed people to conduct their business from this District; and from which they have willfully infringed the Asserted Patents in order to benefit themselves in this District. Defendant commits acts of infringement in this District, including as explained further below by making and using the infringing systems in, and performing at least one step of the accused methods of the Asserted Patents, at their regular and established places of business in this District.
12. As shown below, Defendant has employees in the Eastern District of Texas, including a Regional Vice President for over 26 years:


Don White · 3rd
Regional Vice President Surgical Solutions
Plano, Texas, United States · [Contact info](#)
271 connections

[Message](#) [+ Follow](#) [More](#)



Experience

 **Regional Vice President**
Olympus · Full-time
Oct 1996 - Present · 26 yrs 9 mos
Dallas, TX · Remote

Regional Vice President - Surgical Solutions & Integration

 **Regional Vice President of Sales**
Olympus
Oct 1996 - Present · 26 yrs 9 mos
Texas



Currently manage sales in Texas for Surgical Endoscopy as well as System Wide Hospital Integration. Also involved in GPO, IDN contracting for long term commitments. Including BSW, MD Anderson, Merri...see more

 Olympus
 Western State Colorado University

See <https://www.linkedin.com/in/don-white-77623912/> (screenshot of Don White’s LinkedIn page, as Regional Vice President, located in Plano, of Defendant).

Joseph Lake · 3rd
Technical Sales, Industrial Microscopy for Texas, Oklahoma, Kansas and Arkansas at Evident Scientific
Plano, Texas, United States · [Contact info](#)
347 connections


[Message](#) [+ Follow](#) [More](#)

 Olympus Corporation of the Americas
 University of Louisville

See <https://www.linkedin.com/in/josephlake/> (screenshot of Joseph Lake’s LinkedIn page, as Technical Sales for Texas, located in Plano, of Defendant).

Ryan McQuay · 3rd
Territory Manager @ Olympus Corporation | Sales and Financial Expert
Plano, Texas, United States · [Contact info](#)
500+ connections

[Message](#) [+ Follow](#) [More](#)

 The University of Texas at Dallas



See <https://www.linkedin.com/in/ryan-mcquay/> (screenshot of Ryan McQuay’s LinkedIn page, as Territory Manager, located in Plano, of Defendant).

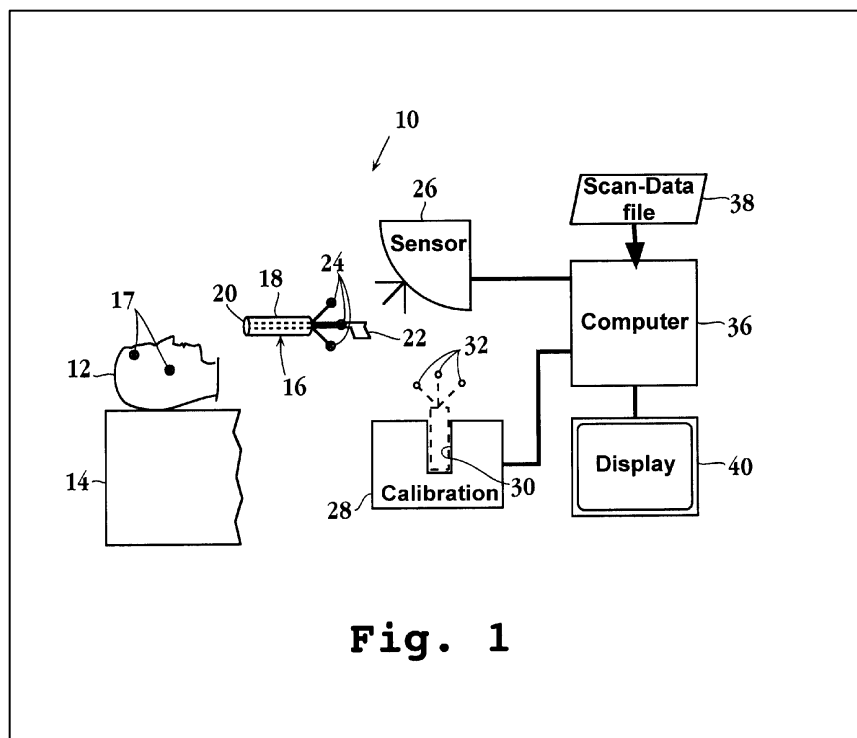
13. As shown above, all three of these employees are located in this District in Plano, Texas, and McQuay even notes in “Experience” as being “on-site”. Their locations within the Eastern District of Texas are important to the business performed and defendant had intention to maintain some place of business in the Eastern District of Texas in the event any employees decided to terminate their residences as a place there.
14. Defendant’s employees also not merely possess inventory. Their use in the Eastern District of Texas part of Defendant’s services to its Eastern District of Texas customers, a job that falls on these employees. When sample products or inventory arrive at these employees’ places of businesses, they then visit local customers to deliver or show the samples.
15. Defendant has further solicited salespeople in public advertisements to cover the challenged venue area and preferred that those employees live in their assigned sales area. Their locations within the Eastern District of Texas are important to the business performed and defendant had intention to maintain some place of business in the Eastern District of Texas in the event any employees decided to terminate their residences as a place there.
16. Defendant has regular, physical presences of Defendant employees in this District conducting Defendant’s business. Defendant maintains a regular and established place of business at the Defendant defined places and separate areas by the regular, physical presence of its employees.

17. Venue is proper in this District as to Defendant pursuant to at least 28 U.S.C. §§ 1391(c)(2) and 1400(b). As noted above, Defendant maintains a regular and established business presence in this District. *See In re Monolithic Power Sys., Inc.*, 50 F.4th 157, 160 (Fed. Cir. 2022); *see also AGIS Software Dev. LLC v. Google LLC*, No. 2:19-CV-00361-JRG, 2022 WL 1511757, at *9 (E.D. Tex. May 12, 2022)
18. Venue is proper in this Judicial District pursuant to 28 U.S.C. §§ 1391(b), 1391(c) and 1400(b) because, among other things, Olympus Japan is subject to personal jurisdiction in this Judicial District, Defendant has regularly conducted business in this Judicial District, certain of the acts complained of herein occurred in this Judicial District, and Defendant is not a resident in the United States and may be sued in any judicial district.

BACKGROUND AND PATENTS-IN-SUIT

19. Plaintiff is the sole and exclusive owner, by assignment, of U.S. Patent Nos. 6,850,794 (“the ’794 Patent”) titled “Endoscopic Targeting Method and System” relating to image-guided surgery, and in particular, to an endoscopic targeting method and system.
20. By operation of law, the ’794 Patent was originally issued and exclusively vested to the named inventor, Ramin Shahidi, as of the issue date of the ’794 Patent. *See* 35 U.S.C. § 261; *Schwendimann v. Arkwright Advanced Coating, Inc.*, 959 F.3d 1065, 1072 (Fed. Cir. 2020); *Suppes v. Katti*, 710 Fed. Appx. 883, 887 (Fed. Cir. 2017); *Taylor v. Taylor Made Plastics, Inc.*, 565 Fed. Appx. 888, 889 (Fed. Cir. 2014). The inventors, in a written instrument dated November 6, 2001, and filed with the United States Patent and Trademark Office on January 23, 2002, assigned all rights, title, and interest in the ’794 Patent to Stanford University.

21. Stanford University, in a written instrument dated October 31, 2007, and filed with the United States Patent and Trademark Office, assigned all rights, title, and interest in the '794 Patent back to Ramin Shahidi.
22. Ramin Shahidi, in a written instrument dated April 8, 2010, and filed with the United States Patent and Trademark Office on April 13, 2010, then assigned all rights, title, and interest in the '794 Patent to California Institute of Computer Assisted Surgery, Inc.
23. Thereafter, California Institute of Computer Assisted Surgery, Inc. assigned all rights, title, and interest in the '794 Patent to the Plaintiff. As such, Plaintiff has sole and exclusive standing to assert the '794 Patent and to bring these causes of action.
24. The '794 Patent is valid, enforceable, and was duly issued in full compliance with Title 35 of the United States Code.
25. The inventions described and claimed in the '794 Patent were invented individually and independently by Ramin Shahidi.
26. The '794 Patent includes numerous claims defining distinct inventions. As represented in Fig. Fig. 1 of the '794 Patent below, the inventions generally relate to image-guided surgery, and in particular, to an endoscopic targeting method and system.



27. The priority date of each of the '794 Patent is at least as early as September 23, 2000. As of the priority date, the inventions as claimed were novel, non-obvious, unconventional, and non-routine.
28. Before the inventions of the '794 Patent, endoscopic surgical tools were used in a variety of surgical procedures. Typically, such tools included an optical system for visualizing patient structure at or near a target site, and a surgical tool for carrying out desired operations at the site, e.g., removal of tissue for biopsy, surgical removal of necrotic or tumorous tissue, surgical repair of tissue structure, etc. *See* '794 Patent, Col. 1, ll. 1-21.
29. Therefore, in an endoscope-guided operation, the surgeon would be required to know in which direction, and what distance to advance the tool in order to optimally access the target site. Since an endoscopic tool can only view surface structure, the surgeon would often have difficulty in locating and/or accessing a target site, which is likely to be hidden from endoscopic view. *Id.*, Col. 1, ll. 23-9.

30. The inventor of the '794 Patent conceived new an endoscopic targeting method and system to assist a surgeon in performing an endoscopic surgical procedure or endoscopic examination of a patient. *Id.*, Col. 1, ll. 30-3.
31. To do so, the '794 Patent includes, in one aspect, a system for enhancing the ability of a surgeon to access a target site within a patient. The system includes a data file containing volumetric scan data of a region of the patient that includes the target site, a display device, a movable imaging tool for producing on the display device, an image of visible patient structure seen by the tool, where the position of the tool is tracked relative to the position of the patient, and a computer operatively connected to data file, display screen, and tracking device. *Id.*, Col. 1, ll. 36-45.
32. Then, the computer operates to (i) determine the position and/or orientation of the tool in the frame of reference of the patient, (ii) identify the scan-data coordinates (either x,y or x,y,z coordinates) of the target site, and (iii) project on the video image on the display device, indicia that indicate the lateral position of the target site with respect to the patient structure imaged on the display device. *Id.*, Col. 1, ll. 46-52.
33. The '794 Patent is a pioneering patent and has been cited as relevant prior art in 134 subsequent United States Patent Applications, including Applications Assigned to Olympus and such technology leaders and academia as Intuitive Surgical Operations, Inc., Veran Medical Technologies, Inc., Stryker Corporation, Boston Scientific Scimed, Inc. and Covidien.
34. The claims of the '794 Patent were all properly issued and are valid and enforceable for the respective terms of their statutory life through expiration, and are enforceable for purposes of seeking damages for past infringement even post-expiration. *See, e.g., Genetics Institute, LLC v. Novartis Vaccines and Diagnostics, Inc.*, 655 F.3d 1291, 1299 (Fed. Cir. 2011) (“[A]n expired patent is not viewed as having ‘never existed.’ Much to the contrary, a patent does have value

beyond its expiration date. For example, an expired patent may form the basis of an action for past damages subject to the six-year limitation under 35 U.S.C. § 286”) (internal citations omitted).

OLYMPUS’ INFRINGING PRODUCTS

35. Upon information and belief, Olympus makes, sells, advertises, offers for sale, uses, or otherwise provides endoscopic targeting methods and systems, including, but not limited to, the SPiN Thoracic Navigation System (“Accused Instrumentalities”), that utilize the ’794 Patent’s patented endoscopic targeting methods and systems. On information and belief, these endoscopic targeting systems and methods include (a) a data file containing volumetric scan data, (b) a display, (c) a movable imaging tool, (d) a computer connected to the data file and display, and (e) indicia that indicate the direction and position of target site, as invented in the ’794 Patent.
36. As shown in more detail below, Olympus’ products include each and every limitation of at least, but not limited to, claim 1 of the ’794 Patent and therefore literally infringe these claims. Plaintiff reserves the right to assert additional claims and to assert infringement under the doctrine of equivalents in light of information learned during discovery or in view of this Court’s claim construction order.
37. Images of Olympus’ endoscopic targeting products are shown below. Olympus’ endoscopic targeting systems products include the require
- a data file containing volumetric scan data;
 - a display;
 - a movable imaging tool for producing on the display device, an image of visible structure seen by the tool, where the position and/or orientation of the tool is tracked with respect to the patient coordinate system;

- a computer connected to the data file and display, for (i) determining the position and/or orientation of the tool in a patient coordinate system, (ii) identifying the scan-data coordinates of the target site in the patient coordinate system, and (iii) projecting on the video image on the display device; and
- indicia that indicate (a) the direction of the target site, if the target site is outside the patient structure imaged on the display device, and (b) the lateral position of the target site with respect to the patient structure imaged on the display device and the distance between the tool and the target site, if the target site is within the patient structure imaged on the display device.

38. For example, the SPiN Thoracic Navigation System is shown below from its website promoting the Accused Instrumentalities, as last visited on April 13, 2023:



<https://www.veranmedical.com/spin-system/navigated-bronchoscopy/>

39. Videos of the Accused Instrumentalities can be found on YouTube that show and describe the functionality as required by the '794 Patent.



<https://www.youtube.com/watch?v=...VeranMedicalTechnologies>

40. An article concerning the Accused Instrumentalities below describe the data file functionality as required by the '794 Patent, and found on Olympus' website as last visited on April 13, 2023.



ceocfointerviews.com
All rights reserved!
Issue: February 24, 2014
The Most Powerful Name in Corporate News



Minimally Invasive Proprietary Electromagnetic Navigation Technology



Jason Pesterfield
President & CEO

Veran's mission is to extend life through earlier diagnosis and the delivery of minimally invasive therapies for interventional oncology procedures with unique navigation technologies.

Interview conducted by: Lynn Fosse, Senior Editor, CEOCFO Magazine

CEOCFO: Mr. Pesterfield, what is the concept at Veran Medical Technologies?
Mr. Pesterfield: Veran Medical Technologies has proprietary electromagnetic navigation technology that helps physicians reach challenging areas of the anatomy accurately and efficiently. We are also very focused on utilizing our technology to reduce healthcare costs by allowing our physician customers to do more in a single patient visit.

CEOCFO: What does that really mean?
Mr. Pesterfield: Essentially we create a low magnetic field around a patient, load their CT Scan data into our navigation system and track our sensor-tipped instrumentation throughout the mid-thoracic area of the patient during minimally invasive procedures such as bronchoscopy and percutaneous needle procedures. Very simply put, we provide navigational guidance during medical procedures.

CEOCFO: How is what you are offering different, better or more unusual than standard procedures?

<https://www.veranmedical.com/wp-content/uploads/2016/12/feb242014.pdf>

COUNT I
Infringement of U.S. Patent No. 6,850,794

41. Plaintiff incorporates the above paragraphs by reference.
42. Olympus without authority, continues to make, use, sell, offer to sell, and/or import into the United States its Accused Instrumentalities as shown above.
43. Olympus thus has infringed and continues to infringe at least claim 1 of the '794 Patent literally and/or under the doctrine of equivalents.
44. Olympus has also actively induced and will continue to actively induce the infringement of at least one of claim 1 of the '794 Patent, in violation of 35 U.S.C. § 271(b), by, among other things, actively and knowingly aiding and abetting infringement of others through activities such as creating and/or distributing videos of use such as the videos above, brochures, manuals, instructional documents, and/or similar materials with instructions on creating, manufacturing, designing, assembling and/or implementing infringing products, with the specific intent to induce others to directly make, use, offer for sale, sell, and/or import into the United States

products that fall within the scope of the '794 Patent, without license or authority from Plaintiff. On information and belief, Olympus knows that the induced acts constitute infringement of the '794 Patent.

45. Olympus individually, collectively, or through others or intermediaries, has contributorily infringed, and/or is contributorily infringing, in violation of 35 U.S.C. § 271(c), at least one claim of the '794 Patent by making, using, offering for sale, selling, and/or importing, material parts of the inventions claimed in the '794 Patent, which are not a staple article or commodity of commerce suitable for substantial non-infringing use, and knowing the accused parts to be especially made or especially adapted for use in an infringement of the '794 claims.
46. Olympus has been on actual notice of the '794 Patent at least as early as the date, December 11, 2013, it was cited in Veran's own patent file histories including U.S. Patent No. 8,696,549B2. Olympus' direct and indirect infringement of the '794 Patent has thus been committed with knowledge of the '794 Patent, making Olympus liable for direct, indirect, and willful infringement.

| | | | | | | |
|---|----|---------|--|------------|---------|--|
| | 96 | 6850794 | | 2005-02-01 | Shahidi | |
| EFS Web 2.1.17 ALL REFERENCES CONSIDERED EXCEPT WHERE LINED THROUGH. /JL/ | | | | | | |

47. Olympus' infringement of the '794 Patent will continue to damage Plaintiff, causing irreparable harm for which there is no adequate remedy at law, unless it is enjoined by this Court.
48. Plaintiff has been damaged because of the infringing conduct by Olympus alleged above. Thus, Olympus is liable to Plaintiff in an amount that adequately compensates it for such infringement, which, by law, cannot be less than a reasonable royalty, together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

49. Plaintiff and/or its predecessors-in-interest have satisfied all statutory obligations required to collect pre-filing damages for the full period allowed by law.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests the Court enter judgment against Defendant as follows:

1. Declaring that Defendant has infringed the '794 Patent;
2. Awarding Plaintiff its damages suffered because of Defendant's infringement of the '794 Patent;
3. Awarding Plaintiff its costs, reasonable attorneys' fees, expenses, and interest;
4. An award to Plaintiff of enhanced damages, up to and including trebling of Plaintiff's damages pursuant to 35 U.S.C. § 284 for Olympus' willful infringement of the '794 Patent;
5. Granting a permanent injunction pursuant to 35 U.S.C. § 283, enjoining Defendants from further acts of infringement with respect to the '794 Patent;
6. Awarding Plaintiff ongoing post-trial royalties for infringement of the non-expired '794 Patent; and
7. Granting Plaintiff such further relief as the Court finds appropriate.

JURY DEMAND

Plaintiff demands trial by jury, under Fed. R. Civ. P. 38.

Respectfully Submitted

/s/ Christopher A. Honea _____

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