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**U.S. District Court
DISTRICT OF ARIZONA (Phoenix Division)
CIVIL DOCKET FOR CASE #: 2:12-cv-01797-JAT
Internal Use Only**

PCT International Incorporated v. Holland Electronics
LLC
Assigned to: Judge James A Teilborg
Cause: 35:271 Patent Infringement

Date Filed: 08/21/2012
Jury Demand: Plaintiff
Nature of Suit: 830 Property Rights:
Patent
Jurisdiction: Federal Question

Plaintiff

PCT International Incorporated

Patent
6,042,422

represented by **Christopher K Larus**
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V.

Defendant

Holland Electronics LLC

Date Filed	#	Docket Text
08/21/2012	1	COMPLAINT. Filing fee received: \$350.00, receipt number PHX 0970-7144273, filed by PCT International Incorporated (submitted by Scott Bennett). (Attachments: # 1 Exhibit, # 2 Civil Cover Sheet)(REK) (Entered: 08/22/2012)
08/21/2012	2	Filing fee paid, receipt number PHX 0970-7144273. This case has been assigned to the Honorable James A. Teilborg. All future pleadings or documents should bear the correct case number: CV 12-01797-PHX-JAT. Notice of Availability of Magistrate Judge to Exercise Jurisdiction

	form attached. (REK) (Entered: 08/22/2012)
08/22/2012	3 NOTICE TO PARTY RE CORPORATE DISCLOSURE STATEMENT: Pursuant to FRCiv 7.1 and LRCiv 7.1.1 the attached Corporate Disclosure Statement form must be filed by all nongovernmental corporate parties with their first appearance. A supplemental statement must be filed upon any change in the information. In addition, if not already filed, the Corporate Disclosure Statement should be filed within 14 days. Corporate Disclosure Statement Deadline set as to PCT International Incorporated. (REK) (Entered: 08/22/2012)

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16 *Attorneys for Plaintiff PCT International, Inc.*

17 **IN THE UNITED STATES DISTRICT COURT**
18 **FOR THE DISTRICT OF ARIZONA**

19 PCT International, Inc.
20 Plaintiff,
21 v.
22 Holland Electronics, LLC
23 Defendant.

Case No. _____

COMPLAINT
(Jury Trial Demanded)

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25 Plaintiff PCT International, Inc. ("PCT") for its complaint against Defendant
26 Holland Electronics, LLC ("Holland") states and alleges as follows:
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NATURE OF THE ACTION

1. This is an action for patent infringement arising under the patent laws of the United States, including 35 U.S.C. § 271 and §§ 281-285.

2. PCT is the owner, by assignment, of all right, title, and interest in United States Patent No. 6,042,422 (the “’442 Patent”) entitled “Coaxial cable end connector crimped by axial compression.” A true and exact copy of the ’442 Patent is attached as Exhibit A.

3. As set forth below, Holland has infringed and continues to infringe the ’442 Patent.

PARTIES, JURISDICTION AND VENUE

4. PCT is a corporation organized and existing under the laws of the state of Nevada, with its principal place of business located at 2260 W. Broadway Rd., Mesa Arizona, 85202. PCT is a developer, manufacturer and seller of innovative, high-quality, high-performance products for broadband communication networks, including coaxial cable connectors.

5. Upon information and belief, Holland is a corporation organized under the laws of the state of California, with its principal place of business located at 2935 Golf Course Drive, Ventura, California, 93003.

6. Holland makes, uses, offers to sell, sells and/or imports, directly and/or through its agents or distributors, infringing coaxial cable connectors under the model designations SLCU-6, SLCU-59, SLC6-BNC, SLC59-BNC, SLC6-RCA, and SLC59-RCA (collectively the “Accused Products”) throughout the United States, including, upon information and belief, in this judicial district.

7. This Court has subject matter jurisdiction over this matter pursuant to 28 U.S.C. §§ 1331 and 1338(a), in that this action arises under the federal patent statutes, 35 U.S.C. §§ 271 and 281-285.

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- b. Enjoining Holland and its agents, servants, officers, directors, employees, affiliated companies and all persons in active concert with them, from further and continuing infringement of the '442 Patent;
- c. Ordering Holland to account for and pay to PCT the damages to which PCT is entitled as a consequence of the infringement, the precise amount of which shall be determined at trial;
- d. Ordering that such damages be trebled for the willful, deliberate and intentional infringement by Holland as alleged herein in accordance with 35 U.S.C. § 284;
- e. Ordering a post-judgment equitable accounting of damages for the period of infringement of the '442 Patent following the period of damages established by PCT at trial;
- f. Finding that this case is exceptional and awarding PCT its costs and attorneys' fees pursuant to 35 U.S.C. § 285;
- g. Awarding PCT prejudgment and post-judgment interest on all sums awarded together with costs and disbursements as allowed by law;
- h. Awarding such other and further relief as the Court deems PCT may be entitled to in law and equity.

JURY DEMAND

Pursuant to Rule 38 of the Federal Rules of Civil Procedure, PCT respectfully requests a trial by jury of any and all issues on which a trial by jury is available under applicable law.

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Respectfully submitted,

DATED: August 21, 2012

By: /s/ Scott M. Bennett

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Plaintiff,

v.

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Defendant.

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EXHIBIT A TO COMPLAINT

Exhibit A – ‘442 Patent