

**UNITED STATES INTERNATIONAL TRADE COMMISSION
Washington, D.C.**

In the Matter of

**CERTAIN COMPUTER CABLES,
CHARGERS, ADAPTERS,
PERIPHERAL DEVICES AND
PACKAGING CONTAINING THE
SAME**

Inv. No. 337-TA-975

LIMITED EXCLUSION ORDER

The Commission has found Dongguan Pinte Electronic Co., Ltd., of Dongguan City, China; and Dongguan Shijie Fresh Electronic Products Factory, of Dongguan City, China (collectively, "Respondents") in default for failing to respond to a Notice of Investigation and a Complaint that alleged a violation of Section 337 of the Tariff Act of 1930, as amended (19 U.S.C. § 1337), with respect to the unlawful importation, sale for importation, and sale after importation into the United States of certain computer cables, chargers, adapters, peripheral devices and packaging containing the same by reason of infringement of one or more of U.S. Trademark Registration Nos. 2,339,459; 2,339,460; 4,168,379; and 4,538,212.

Having reviewed the record in this investigation, including the written submissions of the Complainant and the Office of Unfair Import Investigations, the Commission has made its determination on the issues of remedy, the public interest, and bonding. The Commission has determined that the appropriate form of relief is a limited exclusion order prohibiting the unlicensed entry of infringing computer cables, chargers, adapters, peripheral devices and packaging containing the same that are made by or for and/or sold by or for Respondents.

The Commission has determined that the public interest factors enumerated in 19 U.S.C. § 1337(g)(1) do not preclude issuance of the limited exclusion order and that there shall be a bond of 100 percent of the entered value for all covered computer cables, chargers, adapters, peripheral devices and packaging containing the same during the period of Presidential review.

Accordingly, the Commission hereby **ORDERS** that:

1. Computer cables, chargers, adapters, peripheral devices and packaging containing the same that are covered by one or more of U.S. Trademark Registration Nos. 2,339,459; 2,339,460; 4,168,379; and 4,538,212, or any marks confusingly similar thereto or that are otherwise misleading as to source, origin, or sponsorship, and that are manufactured abroad by or on behalf of, imported by or on behalf of, or sold after importation by or on behalf of Respondents or any of their affiliated companies, parents, subsidiaries, or other related business entities, or their successors or assigns, are excluded from entry for consumption into the United States, entry for consumption from a foreign-trade zone, or withdrawal from a warehouse for consumption, except under license from, or with the permission of, the trademark owner or as provided by law until such date as the trademarks have been abandoned, canceled, or rendered invalid or unenforceable.

2. For the purpose of assisting U.S. Customs and Border Protection ("CBP") in the enforcement of this Order, and without in any way limiting the scope of the Order, the Commission has attached to this Order copies of the relevant trademark registrations as Exhibit 1.

3. Notwithstanding paragraph 1 of this Order, the aforesaid computer cables, chargers, adapters, peripheral devices and packaging containing the same are entitled to entry into the United States for consumption, entry for consumption from a foreign-trade zone, or withdrawal from a warehouse for consumption, under bond in the amount of 100 percent of entered value of such articles pursuant to subsection (j) of section 337 of the Tariff Act of 1930, as amended (19

U.S.C. § 1337(j)), and the Presidential Memorandum for the United States Trade Representative of July 21, 2005 (70 Fed. Reg. 43251), from the day after this Order is received by the United States Trade Representative until such time as the United States Trade Representative notifies the Commission that this Order is approved or disapproved but, in any event, not later than sixty (60) days after the date of receipt of this Order. Note, however, that this provision does not exempt seizure of infringing articles under the trademark laws enforced by CBP, most notably 19 U.S.C. § 1526(e) and 19 U.S.C. § 1595a(c)(2)(C) in connection with 15 U.S.C. § 1124.

4. In accordance with 19 U.S.C. § 1337(l), the provisions of this Order shall not apply to computer cables, chargers, adapters, peripheral devices and packaging containing the same that are imported by and for the use of the United States, or imported for and to be used for, the United States with the authorization or consent of the Government.

5. At the discretion of CBP and pursuant to procedures it establishes, persons seeking to import computer cables, chargers, adapters, peripheral devices and packaging containing the same that are potentially subject to this Order may be required to certify that they are familiar with the terms of this Order, that they have made appropriate inquiry, and thereupon state that, to the best of their knowledge and belief, the products being imported are not excluded from entry under paragraph 1 of this Order. At its discretion, CBP may also require persons who have provided the certification described in this paragraph to furnish such records or analyses as are necessary to substantiate the certification.

6. Belkin International, Inc. shall file a written statement with the Commission, made under oath, each year on the anniversary of the issuance of this Order stating whether Belkin continues to use each of the aforesaid trademarks in commerce in the United States in the class

of its registration, whether any of the aforesaid trademarks has been abandoned, canceled, or rendered invalid or unenforceable, and whether Belkin continues to satisfy the domestic industry requirements of Section 337(a)(2) and (3) with respect to these trademarks.

7. The Commission may modify this Order in accordance with the procedures described in Rule 210.76 of the Commission's Rules of Practice and Procedure (19 C.F.R. § 210.76).

8. The Secretary shall serve copies of this Order upon each party of record in this investigation and upon CBP.

9. Notice of this Order shall be published in the *Federal Register*.

By Order of the Commission.

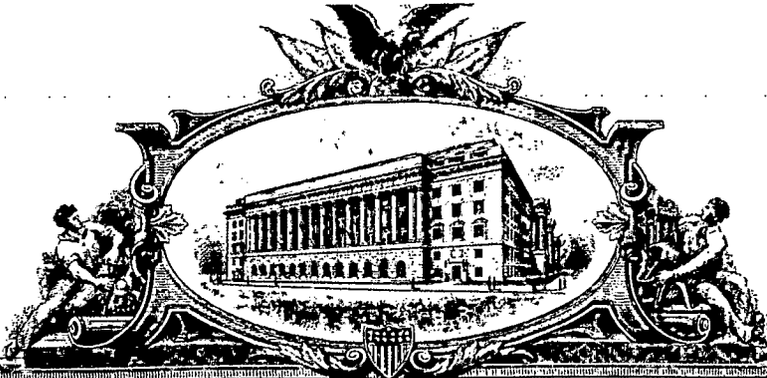


Lisa R. Barton
Secretary to the Commission

Issued: October 13, 2016

Exhibit 1

7546444



THE UNITED STATES OF AMERICA

TO ALL TO WHOM THESE PRESENTS SHALL COME:

UNITED STATES DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

September 01, 2015

THE ATTACHED U.S. TRADEMARK REGISTRATION 2,339,459 IS CERTIFIED TO BE A TRUE COPY WHICH IS IN FULL FORCE AND EFFECT WITH NOTATIONS OF ALL STATUTORY ACTIONS TAKEN THEREON AS DISCLOSED BY THE RECORDS OF THE UNITED STATES PATENT AND TRADEMARK OFFICE.

REGISTERED FOR A TERM OF 10 YEARS FROM *April 11, 2000*

1st RENEWAL FOR A TERM OF 10 YEARS FROM *April 11, 2010*

SECTION 8 & 15

LESS GOODS

SAID RECORDS SHOW TITLE TO BE IN:

BELKIN INTERNATIONAL INC.

A DELAWARE CORPORATION

By Authority of the

Under Secretary of Commerce for Intellectual Property

and Director of the United States Patent and Trademark Office



W. Montgomery
W. MONTGOMERY
Certifying Officer

Int. Cl.: 9

Prior U.S. Cls.: 21, 23, 26, 36 and 38

Reg. No. 2,339,459

United States Patent and Trademark Office

Registered Apr. 11, 2000

**TRADEMARK
PRINCIPAL REGISTER**

BELKIN

BELKIN COMPONENTS (CALIFORNIA CORPORATION)
1303 WALNUT PARKWAY
COMPTON, CA 90220

FOR: COMPUTER PARTS AND ACCESSORIES, NAMELY, COMPUTER CABLES AND ELECTRICAL CONNECTORS FOR SUCH COMPUTER CABLES, DATA TRANSFER SWITCH BOXES, COMPUTER PERIPHERAL SHARING DEVICES FOR ENABLING A PLURALITY OF COMPUTERS TO HAVE SHARED ACCESS TO AN ACCESSORY DEVICE OR DEVICES SUCH AS A PRINTER, COMPUTER PERIPHERAL SHARING DEVICES FOR ENABLING A SINGLE COMPUTER TO SIMULTANEOUSLY DISPLAY OUTPUT ON MULTIPLE MONITORS, ELECTRICAL SURGE PROTECTORS, LOCAL AREA NETWORK DEVICES FOR COUPLING MULTIPLE COMPUTERS IN NETWORKS, COMPUTER PRINTER STANDS, MOUSE PADS, WRIST RESTS, DEVICES FOR PERMITTING WIRELESS TRANSMISSION OF DATA FROM COMPUTERS TO PERIPHERAL DEVICES AND

FROM COMPUTER TO COMPUTER, AND COMPUTER CARRYING CASES FOR STORING AND TRANSPORTING PORTABLE COMPUTERS; AUDIO-VISUAL ACCESSORIES, NAMELY, AUDIO AND VIDEO CABLES AND JACKS, SPEAKER CABLES AND WIRES, STEREO PLUG ADAPTERS, DUBBING CORDS, AUDIO AND VIDEO CASSETTE HEAD CLEANING DEVICES, VIDEO SPLITTERS, BAND SEPARATORS, ANTENNA SWITCHERS, TV SIGNAL AMPLIFIERS, TRANSFORMERS, COUPLERS, AND VIDEO CASSETTE REWINDERS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 10-1-1981; IN COMMERCE 10-1-1981.

OWNER OF U.S. REG. NOS. 1,759,661 AND 1,760,298.

SEC. 2(F).

SER. NO. 75-087,751, FILED 4-15-1996.

ARI LEIFMAN, EXAMINING ATTORNEY



7546444

THE UNITED STATES OF AMERICA

TO ALL TO WHOM THESE PRESENTS SHALL COME:

**UNITED STATES DEPARTMENT OF COMMERCE
United States Patent and Trademark Office**

September 01, 2015

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CERTIFIED TO BE A TRUE COPY WHICH IS IN FULL FORCE AND
EFFECT WITH NOTATIONS OF ALL STATUTORY ACTIONS TAKEN
THEREON AS DISCLOSED BY THE RECORDS OF THE UNITED STATES
PATENT AND TRADEMARK OFFICE.**

**REGISTERED FOR A TERM OF 10 YEARS FROM *April 11, 2000*
1st RENEWAL FOR A TERM OF 10 YEARS FROM *April 11, 2010***

**SECTION 8 PARTIAL
AMENDMENT/CORRECTION/NEW CERT(SEC7) ISSUED
LESS GOODS**

**CLASS(ES) CANCELLED:
*INT. CL 037***

**SAID RECORDS SHOW TITLE TO BE IN:
BELKIN INTERNATIONAL, INC.
*A DELAWARE CORPORATION***

**By Authority of the
Under Secretary of Commerce for Intellectual Property
and Director of the United States Patent and Trademark Office**



M. Tarver
**M. TARVER
Certifying Officer**

Int. Cls.: 9 and 37

Prior U.S. Cls.: 21, 23, 26, 36, 38, 100, 103 and 106

Reg. No. 2,339,460

United States Patent and Trademark Office

Registered Apr. 11, 2000

Amended

OG Date Feb. 20, 2007

**TRADEMARK
SERVICE MARK
PRINCIPAL REGISTER**

BELKIN

BELKIN COMPONENTS (CALIFORNIA CORPORATION)
1303 WALNUT PARKWAY
COMPTON, CA 90220
OWNER OF U.S. REG. NOS. 1,759,661 AND 1,760,298.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "COMPONENTS", APART FROM THE MARK AS SHOWN. SEC. 2(F).

FOR: COMPUTER PARTS AND ACCESSORIES, NAMELY, COMPUTER CABLES AND ELECTRICAL CONNECTORS FOR SUCH COMPUTER CABLES, DATA TRANSFER SWITCH BOXES, COMPUTER PERIPHERAL SHARING DEVICES FOR ENABLING A PLURALITY OF COMPUTERS TO HAVE SHARED ACCESS TO AN ACCESSORY DEVICE OR DEVICES SUCH AS A PRINTER, COMPUTER PERIPHERAL SHARING DEVICES FOR ENABLING A SINGLE COMPUTER TO SIMULTANEOUSLY DISPLAY OUTPUT ON MULTIPLE MONITORS, ELECTRICAL SURGE PROTECTORS, LOCAL AREA NETWORK DEVICES FOR COUPLING MULTIPLE COMPUTERS IN NETWORKS, COMPUTER-PRINTER STANDS, MOUSE PADS,

WRIST RESTS, DEVICES FOR PERMITTING WIRELESS TRANSMISSION OF DATA FROM COMPUTERS TO PERIPHERAL DEVICES AND FROM COMPUTER TO COMPUTER, AND COMPUTER CARRYING CASES FOR STORING AND TRANSPORTING PORTABLE COMPUTERS; AUDIO-VISUAL ACCESSORIES, NAMELY, AUDIO AND VIDEO CABLES AND JACKS, SPEAKER CABLES AND WIRES, STEREO PLUG ADAPTERS, DUBBING CORDS, AUDIO AND VIDEO CASSETTE HEAD-CLEANING DEVICES, VIDEO SPLITTERS, BAND-SEPARATORS, ANTENNA-SWITCHERS, TV SIGNAL AMPLIFIERS, TRANSFORMERS, COUPLERS, AND VIDEO-CASSETTE-REWINDERS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 10-1-1981; IN COMMERCE 10-1-1981.

FOR: INSTALLATION-OF-ELECTRICAL-CABLING-SYSTEMS-FOR-COMPUTER-NETWORKS-AND-SYSTEMS, IN CLASS 37 (U.S. CLS. 100, 103 AND 106).

FIRST USE 1-1-1984; IN COMMERCE 4-1-1990.

SER. NO. 75-088,272, FILED 4-15-1996.

*In testimony whereof I have hereunto set my hand
and caused the seal of The Patent and Trademark
Office to be affixed on Feb. 20, 2007.*

DIRECTOR OF THE U.S. PATENT AND TRADEMARK OFFICE

Int. Cls.: 9 and 37

Prior U.S. Cls.: 21, 23, 26, 36, 38, 100, 103 and 106

Reg. No. 2,339,460

United States Patent and Trademark Office

Registered Apr. 11, 2000

**TRADEMARK
SERVICE MARK
PRINCIPAL REGISTER**

BELKIN COMPONENTS

BELKIN COMPONENTS (CALIFORNIA CORPORATION)
1303 WALNUT PARKWAY
COMPTON, CA 90220

FOR: COMPUTER PARTS AND ACCESSORIES, NAMELY, COMPUTER CABLES AND ELECTRICAL CONNECTORS FOR SUCH COMPUTER CABLES, DATA TRANSFER SWITCH BOXES, COMPUTER PERIPHERAL SHARING DEVICES FOR ENABLING A PLURALITY OF COMPUTERS TO HAVE SHARED ACCESS TO AN ACCESSORY DEVICE OR DEVICES SUCH AS A PRINTER, COMPUTER PERIPHERAL SHARING DEVICES FOR ENABLING A SINGLE COMPUTER TO SIMULTANEOUSLY DISPLAY OUTPUT ON MULTIPLE MONITORS, ELECTRICAL SURGE PROTECTORS, LOCAL AREA NETWORK DEVICES FOR COUPLING MULTIPLE COMPUTERS IN NETWORKS, COMPUTER PRINTER STANDS, MOUSE PADS, WRIST RESTS, DEVICES FOR PERMITTING WIRELESS TRANSMISSION OF DATA FROM COMPUTERS TO PERIPHERAL DEVICES AND FROM COMPUTER TO COMPUTER, AND COMPUTER CARRYING CASES FOR STORING AND TRANSPORTING PORTABLE COMPUTERS; AUDIO-VISUAL ACCESSORIES,

NAMELY, AUDIO AND VIDEO CABLES AND JACKS, SPEAKER CABLES AND WIRES, STEREO PLUG ADAPTERS, DUBBING CORDS, AUDIO AND VIDEO CASSETTE HEAD CLEANING DEVICES, VIDEO SPLITTERS, BAND SEPARATORS, ANTENNA SWITCHERS, TV SIGNAL AMPLIFIERS, TRANSFORMERS, COUPLERS, AND VIDEO CASSETTE REWINDERS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 10-1-1981; IN COMMERCE 10-1-1981.

FOR: INSTALLATION OF ELECTRICAL CABLING SYSTEMS FOR COMPUTER NETWORKS AND SYSTEMS, IN CLASS 37 (U.S. CLS. 100, 103 AND 106).

FIRST USE 1-1-1984; IN COMMERCE 4-1-1990.

OWNER OF U.S. REG. NOS. 1,759,661 AND 1,760,298.

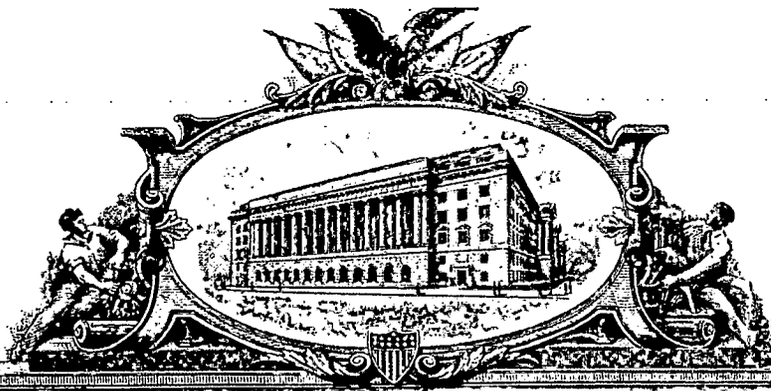
NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "COMPONENTS", APART FROM THE MARK AS SHOWN.

SEC. 2(F).

SER. NO. 75-088,272, FILED 4-15-1996.

ARI LEIFMAN, EXAMINING ATTORNEY

7546444



THE UNITED STATES OF AMERICA

TO ALL TO WHOM THESE PRESENTS SHALL COME:

UNITED STATES DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

September 02, 2015

THE ATTACHED U.S. TRADEMARK REGISTRATION 4,168,379 IS CERTIFIED TO BE A TRUE COPY WHICH IS IN FULL FORCE AND EFFECT WITH NOTATIONS OF ALL STATUTORY ACTIONS TAKEN THEREON AS DISCLOSED BY THE RECORDS OF THE UNITED STATES PATENT AND TRADEMARK OFFICE.

REGISTERED FOR A TERM OF 10 YEARS FROM *July 03, 2012*

SAID RECORDS SHOW TITLE TO BE IN:

BELKIN INTERNATIONAL INC.

A DELAWARE CORPORATION

**By Authority of the
Under Secretary of Commerce for Intellectual Property
and Director of the United States Patent and Trademark Office**

**T. LAWRENCE
Certifying Officer**



United States of America

United States Patent and Trademark Office

BELKIN

Reg. No. 4,168,379

Registered July 3, 2012

Int. Cl.: 9

TRADEMARK

PRINCIPAL REGISTER

BELKIN INTERNATIONAL INC. (DELAWARE CORPORATION)
12045 EAST WATERFRONT DRIVE
PLAYA VISTA, CA 90094

FOR: VIDEO AND AUDIO ACCESSORIES, NAMELY, SPLITTERS, COUPLERS, AND CABLE CONNECTORS; AUDIO AND VIDEO POWER CONSOLES; AUDIO AND VIDEO POWER AND SIGNAL FILTERS; ELECTRONIC SWITCHING CONSOLES; SIGNAL BOOSTERS; COMPUTER HARDWARE ROUTERS, HUBS AND SWITCHES; COMPUTER NETWORK HUBS, ROUTERS AND SWITCHES; ELECTRICAL AND ELECTRONIC CONNECTORS; CONNECTION CABLES; ELECTRONIC CABLES; POWER WIRES; TELEPHONE WIRES; DIGITAL TRANSMISSION WIRES AND CABLES; ELECTRICAL AND ELECTRONIC PLUGS; CONVERTERS; TV AND VIDEO CONVERTERS; CABLE ADAPTERS AND SWITCHES; VIDEO TRANSMITTERS, RECEIVERS AND REMOTE CONTROLLERS; TELEPHONE, MOBILE PHONE AND CELL PHONE ACCESSORIES; MODULAR ELECTRICAL, ELECTRONIC AND TELEPHONE PLUGS; COAXIAL CABLE, CABLE ADAPTER PLUGS; CABLE SPLITTERS; CABLE CONNECTORS; ELECTRONIC SWITCHES; ELECTRICAL SWITCHES; SURGE PROTECTORS; COMPUTER CABLES; COMPUTER CABLE PLUGS AND CONNECTORS; ELECTRICAL VOLTAGE SUPPRESSORS; RIBBON EXTENSION CABLES; COMPUTER COOLING FANS; TELEVISION/COMPUTER SWITCHES; MODEMS AND MODEM CONNECTORS, HUBS AND ADAPTORS; AUDIO/STEREO ACCESSORIES, NAMELY, STEREO CABLES; HEADPHONES; HEADPHONE EXTENSIONS; STEREO PLUGS AND ADAPTERS; STEREO/MONO ADAPTER CABLES; STEREO HEADPHONE CORDS; ALTERNATING CURRENT ADAPTERS; DIRECT CURRENT ADAPTERS; AUDIO CABLES; SPEAKER WIRES AND SPEAKER CABLES; ELECTRICITY CONVERTERS AND PLUGS; DATA TRANSFER SWITCH BOXES; COMPUTER PERIPHERAL SHARING DEVICES FOR ENABLING A PLURALITY OF COMPUTERS TO HAVE SHARED ACCESS TO AN ACCESSORY DEVICE OR DEVICES SUCH AS A PRINTER; COMPUTER PERIPHERAL SHARING DEVICES FOR ENABLING A SINGLE COMPUTER TO SIMULTANEOUSLY DISPLAY OUTPUT ON MULTIPLE MONITORS; ELECTRICAL SURGE PROTECTORS; MOUSE PADS; COMPUTER WRIST RESTS; COMPUTER MOUSE WRIST RESTS; COMPUTER PERIPHERAL DEVICES FOR PERMITTING WIRELESS TRANSMISSION OF DATA FROM COMPUTERS TO PERIPHERAL DEVICES AND FROM COMPUTER TO COMPUTER; CARRYING CASES FOR STORING AND TRANSPORTING PORTABLE COMPUTERS AND PERSONAL DATA ASSISTANTS; PCI CARDS; NETWORK INTERFACE CARDS; USB AND ETHERNET ADAPTERS, CONNECTORS, CONTROLLERS, SWITCHES, CABLES AND PLUGS; EXTENSION CORDS; EXTENSION CABLES; MOBILE POWER CORDS; MOBILE PHONE AND CELL PHONE CASES; KEYBOARDS; KEYPADS; PLUG ADAPTERS; PLUG CONNECTORS; PLUG-IN



David J. Kappas

Director of the United States Patent and Trademark Office

Reg. No. 4,168,379 CONNECTORS; POWER CONTROLLERS; POWER SWITCHES; POWER LINE TRANSMISSION MACHINES AND APPARATUS; PRINTER CABLES; PRINTER HUBS; RACKS AND ENCLOSURES FOR COMPUTER HARDWARE, COMPUTER GAME MOUSE; RECHARGERS FOR PORTABLE DIGITAL LISTENING DEVICES, PORTABLE MEDIA PLAYERS, COMPUTERS, LAPTOPS, CELLULAR PHONES AND MOBILE PHONES; WIRELESS TRANSMITTERS AND COMPUTER PERIPHERALS; UNINTERRUPTIBLE POWER SUPPLIES; RADIO FREQUENCY TRANSMITTERS; TELECOMMUNICATIONS TRANSMITTERS; TELEPHONE HEADSETS; TELEVISION TRANSMITTERS; USB SOFTWARE; VIDEO TRANSMISSION APPARATUS; VOLTAGE REGULATORS; VOLTAGE STABILIZERS; VOLTAGE STABILIZING POWER SUPPLIES; WIRELESS TELEPHONY APPARATUS; WRIST RESTS FOR USE WITH COMPUTERS; CABLES AND FIBERS FOR THE TRANSMISSION OF SOUNDS AND IMAGES; CABLES FOR ELECTRICAL OR OPTICAL SIGNAL TRANSMISSION; CARD READING EQUIPMENT; COMPUTER CURSOR CONTROL DEVICES, NAMELY, COMPUTER MOUSE; CONVERTERS; COMPUTER PERIPHERALS; COMPUTER NETWORKING HUBS AND SWITCHES; COMPUTER HARDWARE; COMPUTER CASES; COMPUTER STANDS; E-READER CASES; BAGS AND SLEEVES; PADS AND SUPPORTS, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 0-0-1981; IN COMMERCE 0-0-1981.

THE MARK CONSISTS OF STANDARD CHARACTERS WITHOUT CLAIM TO ANY PARTICULAR FONT, STYLE, SIZE, OR COLOR.

SEC. 2(F).

OWNER OF U.S. REG. NOS. 2,339,458, 2,769,538, AND OTHERS.

SN 78-331,290, FILED 11-21-2003.

CHERYL CLAYTON, EXAMINING ATTORNEY

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.

Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

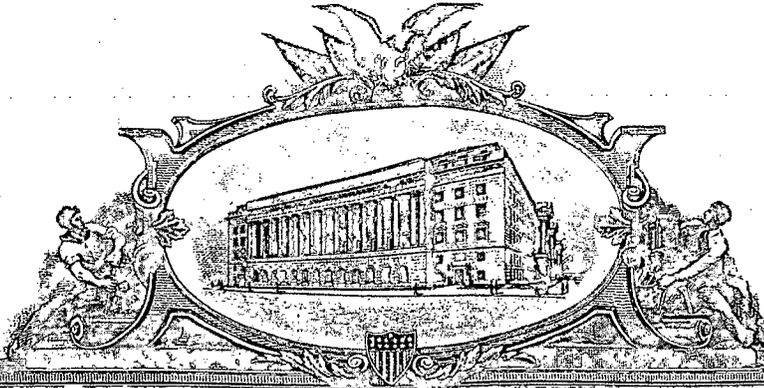
The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.

7546444



THE UNITED STATES OF AMERICA

TO ALL TO WHOM THESE PRESENTS SHALL COME:

UNITED STATES DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

September 02, 2015

**THE ATTACHED U.S. TRADEMARK REGISTRATION 4,538,212 IS
CERTIFIED TO BE A TRUE COPY WHICH IS IN FULL FORCE AND
EFFECT WITH NOTATIONS OF ALL STATUTORY ACTIONS TAKEN
THEREON AS DISCLOSED BY THE RECORDS OF THE UNITED STATES
PATENT AND TRADEMARK OFFICE.**

REGISTERED FOR A TERM OF 10 YEARS FROM *May 27, 2014*

SAID RECORDS SHOW TITLE TO BE IN:

BELKIN INTERNATIONAL, INC.

A DELAWARE CORPORATION

**By Authority of the
Under Secretary of Commerce for Intellectual Property
and Director of the United States Patent and Trademark Office**

T. Lawrence

**T. LAWRENCE
Certifying Officer**



United States of America

United States Patent and Trademark Office

belkin

Reg. No. 4,538,212

Registered May 27, 2014

Int. Cl.: 9

TRADEMARK

PRINCIPAL REGISTER

BELKIN INTERNATIONAL, INC. (DELAWARE CORPORATION)
12045 EAST WATERFRONT DRIVE
PLAYA VISTA, CA 90094

FOR: A FULL LINE OF PERIPHERALS AND ACCESSORIES FOR COMPUTERS, LAPTOP MOBILE PHONES, MP3 PLAYERS, SMARTPHONES, TABLET COMPUTERS, NOTEBOOK COMPUTERS, AND NETWORK CONNECTION DEVICES, A FULL LINE OF ELECTRIC AND ELECTRONIC CABLING, CONNECTORS, CONNECTIVITY PRODUCTS AND WIRELESS TRANSMISSION AND NETWORKING PRODUCTS; A FULL LINE OF BATTERY CHARGING AND ELECTRICAL POWER MANAGEMENT DEVICES FOR COMPUTERS AND HOME APPLIANCES, IN CLASS 9 (U.S. CLS. 21, 23, 26, 36 AND 38).

FIRST USE 2-18-2012; IN COMMERCE 2-18-2012.

OWNER OF U.S. REG. NOS. 2,339,458, 2,339,459, AND 2,339,460.

SEC. 2(F).

THE MARK CONSISTS OF THE STYLIZED WORDING "BELKIN".

SN 85-480,233, FILED 11-23-2011.

DAWN HAN, EXAMINING ATTORNEY



Michelle K. Lee

Deputy Director of the United States
Patent and Trademark Office

**REQUIREMENTS TO MAINTAIN YOUR FEDERAL
TRADEMARK REGISTRATION**

**WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE
DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.**

Requirements in the First Ten Years*

What and When to File:

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Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.*
See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods*

What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

**The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or
reminder of these filing requirements.**

***ATTENTION MADRID PROTOCOL REGISTRANTS:** The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see <http://www.wipo.int/madrid/en/>.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at <http://www.uspto.gov>.