1 2 3 4 5 6 7	Rasheed McWilliams (CBN 281832) rasheed@cotmanip.com Obi I. Iloputaife (CBN 192271) obi@cotmanip.com COTMAN IP LAW GROUP, PLC One Colorado 35 Hugus Alley, Suite 210 Pasadena, California 91103 (626) 405-1413/FAX: (626) 316-7577 Attorneys for Plaintiff USB Technologies, LLC,	
8	UNITED STATES DISTRICT COURT	
9	CENTRAL DISTRICT OF CALIFORNIA	
10	Map T. 1 1 . M. C. C. 1.C.) G N 0.15 0.6005
11	USB Technologies, LLC, a California limited liability company,) Case No. 2:15-cv-06335
12) COMPLAINT FOR PATENT
13	Plaintiff,) INFRINGEMENT AND) PERMANENT INJUNCTION
14	v.)
15) DEMAND FOR JURY TRIAL
16	Leef USA, LLC, a Utah corporation; and)
17	DOES 1 through 10, Inclusive,)
18	Defendants.)
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	COMPLAINT	

Plaintiff USB Technologies, LLC, ("USB Technologies"), by and through its undersigned counsel, for its Complaint against Defendant Amazon.com, Inc. ("Amazon"); and Does 1-10 (collectively, "Defendants")] makes the following allegations. These allegations are made upon information and belief.

JURISDICTION AND VENUE

- 1. This is an action for patent infringement arising under the patent laws of the United States, including 35 U.S.C. §§ 271, 281, and 283-285.
- 2. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. § § 1331 and 1338(a) because it arises under United States Patent law.
- 3. Venue is proper in this District pursuant to 28 U.S.C. §1391(b) and (c). On information and belief, Defendants are subject to this Court's personal jurisdiction in that the acts and transactions complained of herein include the import and sale of infringing goods, identified herein, through the State of California and specifically in this District. Furthermore, Defendants' sales transactions are initiated nationwide over the Internet, including sales targeted to the State of California and this District, thereby purposefully availing themselves of the benefits of the state.

THE PARTIES

- 4. USB Technologies is a limited liability company organized under the laws of the State of California and has an office and principal place of business at 35 Hugus Alley, Suite 210 Pasadena, California 91103.
- 5. Upon information and belief, Leef USA, LLC is a limited liability company organized under the laws of the State of Utah having a place of business at 920 Heritage Park Boulevard, Suite 110, Layton, Utah 84041.
- 6. The true names and capacities, whether individual, corporate or otherwise of the Defendants named herein as DOES 1 through 10, inclusive, are unknown to Plaintiff, who therefore sues Defendants by such fictitious

names. Plaintiff will ask leave of Court to amend this Complaint and insert the true names and capacities of said Defendants when the same have been ascertained.

7. Plaintiff is informed and believes and, upon such, alleges that each of the Defendants designated herein as "DOE" are allegedly responsible in some manner for the events and happenings herein alleged, and that Plaintiff's damages as alleged herein were proximately caused by such Defendants.

FACTS

- 8. USB Technologies is the owner, by assignment, of U.S. Patent No. 7,809,866 ("the '866 Patent"), which was duly and legally issued on October 5, 2010 by the United States Patent and Trademark Office. A copy of U.S. Patent No. 7,809,866 is attached to this complaint as **Exhibit A**.
 - 9. The claims of the '866 Patent are valid and enforceable.
- 10. The Defendant(s) sell(s) and offer(s) to sell the Leef iBridge Lightning to USB flash drive products in various sizes, including 16 GB, 32 GB, 64 GB and 128 GB ("iBridge Product Family").
- 11. The iBridge Product Family are double interface Lightning to USB flash memory drives. The iBridge Product Family comprises a first transmission interface, a circuit board with a microprocessor and a plurality of flash memory. The iBridge Product Family comprises a first bus interface to perform a signal transmission and a second bus interface circuit different from the flash memory card. The iBridge Product Family also contains interface detection and switching circuit, for switching to the first interface circuit or the second interface circuit based on an initializing signal generated from the system interface circuit. The microprocessor within the iBridge Product Family switches to the right interface, determining and supporting a connection action automatically based on the type of system interface circuit detected.
- 12. Each of the products in the iBridge Product Family infringe on the claims of the '866 patent, including, but not limited to claim 1.

- 13. Defendants, buy, sell and offer to sell to consumers the iBridge Product Family over a worldwide website, www.leefco.com, without regard to the patent rights of USB Technologies. A copy of an offer for sale of the iBridge Product Family on the Leef website, is attached herewith as **Exhibit B**.
- 14. Defendants, buy, sell and offer to sell to consumers the iBridge Product Family over a worldwide website, www.ebay.com, without regard to the patent rights of USB Technologies. A copy of an offer for sale of the iBridge Product Family on the eBay website, is attached herewith as **Exhibit C**.
- 15. Defendants, buy, sell and offer to sell to consumers the iBridge Product Family over a worldwide website, http://www.amazon.com/, without regard to the patent rights of USB Technologies. A copy of an offer for sale of the iBridge Product Family on the Amazon website, is attached herewith as **Exhibit D**.
- 16. Defendants, buy, sell and offer to sell to consumers the iBridge Product Family over a worldwide website, www.sears.com, without regard to the patent rights of USB Technologies. A copy of an offer for sale of the iBridge Product Family on the Sears website, is attached herewith as **Exhibit E**.
- 17. Defendants, buy, sell and offer to sell to consumers the iBridge Product Family over a worldwide website, www.rakuten.com, without regard to the patent rights of USB Technologies. A copy of an offer for sale of the iBridge Product Family on the Rakuten website, is attached herewith as **Exhibit F**.
- 18. Unless enjoined by this Court, Defendants will continue to infringe the '866 patent.
- 19. Plaintiff has been, and will continue to be, irreparably harmed by Defendants' ongoing infringement of the '866 patent.
- 20. This is an exceptional case under 35 U.S.C. § 285 and Plaintiff should therefore be awarded treble damages pursuant to 35 U.S.C. §284, of any and all damages awarded for Defendants' infringement of the '866 patent.

COUNT I

CLAIM FOR PATENT INFRINGEMENT

UNDER 35 U.S.C. § 271 ('866 PATENT)

- 21. USB Technologies hereby incorporates by reference the allegations of paragraphs 1 through 29 of this Complaint as if fully set forth herein.
- 22. Defendants have imported, offered to sell and provide, have sold and provided, and continue to offer to sell and provide in the United States and in this District, products and services, namely the iBridge Product Family, that infringe one or more claims of the '866 Patent, including, but not limited to, Claim 1.
- 23. Defendants' infringement of the '866 Patent has been and continues to be willful.
- 24. Unless enjoined by this Court, Defendants will continue to infringe the '866 Patent.
- 25. As a direct and proximate result of Defendants' infringement of the '866 Patent, USB Technologies has been and will continue to be damaged in an amount yet to be determined, including but not limited to Plaintiff's lost profits and/or reasonable royalties.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for relief against Defendants as follows:

- A. For a preliminary injunction to issue against each Defendant, its agents, servants, employees, successors and assigns and all others in concert and privity with it from making, using, offering to sell, selling, or importing into the United States any product infringing on the claims of United States Patent No. 7,809,866;
- B. For a permanent injunction to issue against each Defendant, its agents, servants, employees, successors and assigns and all others in concert and privity with it from making, using, offering to sell, selling, or importing into the United States any product infringing on claims of United States Letters Patent No. 7,809,866;