## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS

OPTIC153 LLC,

Plaintiff,

v.

VERIZON COMMUNICATIONS, INC., CELLCO PARTNERSHIP D/B/A VERIZON WIRELESS, VERIZON BUSINESS NETWORK SERVICES, INC., AND VERIZON SERVICES CORP., Civil Action No. 6:20-cv-484

JURY TRIAL DEMANDED

Defendants.

# **COMPLAINT FOR PATENT INFRINGEMENT**

Plaintiff Optic153 LLC ("Plaintiff" or "Optic153") hereby allege as follows against

Verizon Communications, Inc., Cellco Partnership d/b/a Verizon Wireless, Verizon Business

Network Services, Inc., and Verizon Services Corp. (collectively "Verizon" or "Defendants"):

# **NATURE OF THE ACTION**

1. This is an action for patent infringement arising under the Patent Laws of the

United States, 35 U.S.C. § 1 et seq.

# THE PARTIES

2. Plaintiff is a limited liability companies organized under the laws of the State of

Delaware and has a place of business at 356 Greenwood Court, Villanova, PA, 19085.

3. Defendant Verizon Communications Inc. ("Verizon Communications") is a

Delaware corporation with a principal place of business at 1095 Avenue of the Americas, New York, New York 10036. Verizon Communications has a regular and established place of

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business at 11950 Don Haskins Drive, El Paso, Texas 79936. Verizon Communications may be served through its registered agent, CT Corporation System, 350 North St. Paul Street, Dallas, Texas 75201.

4. Defendant Cellco Partnership d/b/a Verizon Wireless ("Cellco Partnership") is a Delaware partnership with its principal place of business at One Verizon Way, Basking Ridge, New Jersey 07920. Cellco Partnership has additional regular and established places of business in this District at 1820 S. Valley Mills Drive., Waco Texas, 76711, 5301 Bosque Blvd., Ste. 120, Waco, Texas 76710, and 2812 W. Loop 340, Suite #H-112, Waco, Texas 76711. Cellco Partnership is wholly owned by its corporate parent, Verizon Communications. Cellco Partnership may be served through its registered agent, The Corporation Trust Company, Corporation Trust Center, 1209 Orange Street, Wilmington, DE 19801.

5. Defendant Verizon Business Network Services, Inc. ("Verizon Business") is a Delaware corporation with a regular and established place of business in this District at 222 Rotary, San Antonio, TX, 78202. Verizon Business may be served through its registered agent for service of process in Texas at CT Corporation System, 1999 Bryan St., Suite 900, Dallas, Texas 75201. On information and belief, Verizon Business Network Services, Inc. is a wholly owned subsidiary of Verizon Communications.

6. Defendant Verizon Services Corp. ("Verizon Services") is a Delaware corporation with a principal place of business at 1717 Arch Street, 21st Floor, Philadelphia, PA 19103. On information and belief, Verizon Services Corp. is registered to do business in the State of Texas and has been since at least November 16, 2001. Verizon Services may be served through its registered agent, CT Corporation System, 1999 Bryan Street, Suite 900, Dallas, Texas 75201.

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On information and belief, Verizon Services Corp. is a wholly owned subsidiary of Verizon Communications.

7. Verizon Communications, Cellco Partnership, Verizon Business, and Verizon Services (collectively, "Verizon" or "Defendant") operates and/or employs, either directly or indirectly, optical telecommunications networks in the United States.

8. Verizon operates and/or employs, or has operated or employed, either directly or indirectly, optical communications networks that utilize EDFAs and/or Raman amplifiers to controllably produce Raman amplification, attenuation and/or lossless transmission in said networks.

9. The optical communications networks operated and/or employed by Verizon have deployed at least Cisco's Network Convergence system (e.g., NCS 2000) and/or multiservice platforms (e.g., ONS 15454) as well as Fujitsu's ROADM systems and devices (e.g., Flashwave 7500/9500 and 1Finity platforms) in addition to other components that are connected to these devices for the purpose of transmitting voice and data traffic.

10. The optical communications networks operated and/or employed by Verizon utilize the functionality of the foregoing systems and devices in a manner designed to facilitate the transmission and reception of voice and data during the normal operation of such networks.

## JURISDICTION AND VENUE

11. This is an action for patent infringement arising under the Patent Laws of the United States, 35 U.S.C. § 1, *et seq*.

12. This Court has subject matter jurisdiction under 28 U.S.C. §§ 1331 and 1338(a).

13. The Court has personal jurisdiction over Verizon at least because Verizon has continuous business contacts in the State of Texas and in this District. Verizon has engaged in

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business activities including transacting business in this District and purposefully directing its business activities, including the provision of infringing communications networks and services, in this District, and the sale or offer for sale of services and goods in this District. For example, Verizon—either directly or through those acting on its behalf—offers infringing communications networks and services in this District (e.g., <u>https://www.verizonwireless.com/featured/better-matters</u>).

14. As another example, Verizon—either directly or through those acting on its behalf-has data centers, retail stores, and/or authorized retailers in this District in which infringing communications networks and services are offered for sale. See, e.g., https://www.verizonwireless.com/stores/texas/. For example, Verizon, through each of the named parties, has various regular and established places of business within this District, including data centers at 222 Rotary, San Antonio, TX, 78202 and 2525 Ridgepoint Drive, Austin TX, 78754, and numerous retail stores including those at 1820 S. Valley Mills Dr., Waco, Texas 76711; 5301 Bosque Blvd., Suite 120, Waco, Texas 76710; and 2812 W. Loop 340, Waco, Texas 76711. Verizon also has a call center in El Paso at 11950 Don Haskins Drive, El Paso, Texas 79936. See https://www.verizon.com/about/careers/we-are-global#featured-region-6753. Verizon also offers enterprise network products and services to Texas "[s]tate agencies, cities, counties, public school districts, and universities" through the Texas Department of Information Resources in Austin. See, e.g., https://enterprise.verizon.com/solutions/public-sector/statelocal/contracts/texas/; see also https://dir.texas.gov/; see also https://www.marketwatch.com/press-release/verizon-investedmore-than-348-million-in-texas-

wireline-telecommunications-infrastructure-in-2013-2014-03-31 ("Verizon Enterprise Solutions

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oversees all of Verizon's solutions for large-business and government customers in Texas and globally . . .").

15. Venue is proper in this district under 28 U.S.C. §§ 1391(b)-(d) and 1400(b). Defendant Verizon is registered to do business in the State of Texas, has offices in the State of Texas, has transacted business in the Western District of Texas, and has committed acts of direct and indirect infringement in the Western District of Texas.

16. Venue is proper in this District pursuant to 28 U.S.C. § 1400(b). On information and belief, Verizon maintains a regular and established place of business in this District, including by maintaining or controlling data centers and retail stores in this District and by maintaining and operating optical communications networks in this District, including on cellular towers and other installation sites owned or leased by Verizon. Also, Verizon is engaged in activities including: transacting business in this district and purposefully directing its business activities, including the installation, maintenance, and use of infringing communications networks, services, and other technologies in this District, and the sale or offer for sale of services and goods to this District to aid, abet, or contribute to the infringement of third parties in this District.

#### THE ASSERTED PATENTS

17. On September 5, 2000, the USPTO duly and legally issued U.S. Patent No.
6,115,174 ("the '174 Patent"), entitled "Optical Signal Varying Devices." A copy of the '174 Patent is attached hereto as Exhibit 1.

18. Optic153 owns all substantial right, title, and interest in the '174 Patent, and holds the right to sue and recover damages for infringement thereof, including past infringement.

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19. On May 22, 2001, the USPTO duly and legally issued U.S. Patent No. 6,236,487("the '487 Patent"), entitled "Optical Communication Control System." A copy of the '487Patent is attached hereto as Exhibit 2.

20. Optic153 owns all substantial right, title, and interest in the '487 Patent, and holds the right to sue and recover damages for infringement thereof, including past infringement.

21. On Feb. 5, 2002, the USPTO duly and legally issued U.S. Patent No. 6,344,922 ("the '922 Patent"), entitled "Optical Signal Varying Devices." A copy of the '922 Patent is attached hereto as Exhibit 3.

22. Optic153 owns all substantial right, title, and interest in the '922 Patent, and holds the right to sue and recover damages for infringement thereof, including past infringement.

On Mar. 12, 2002, the USPTO duly and legally issued U.S. Patent No. 6,356,383
("the '383 Patent"), entitled "Optical Transmission Systems Including Optical Amplifiers
Apparatuses and Methods." A copy of the '383 Patent is attached hereto as Exhibit 4.

24. Optic153 owns all substantial right, title, and interest in the '383 Patent, and holds the right to sue and recover damages for infringement thereof, including past infringement.

25. On Jul. 1, 2003, the USPTO duly and legally issued U.S. Patent No. 6,587,261 ("the '261 Patent"), entitled "Optical Transmission Systems Including Optical Amplifiers Apparatuses and Methods of Use Therein." A copy of the '261 Patent is attached hereto as Exhibit 5.

26. Optic153 owns all substantial right, title, and interest in the '261 Patent, and holds the right to sue and recover damages for infringement thereof, including past infringement.

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27. On Aug. 3, 2004, the USPTO duly and legally issued U.S. Patent No. 6,771,413

("the '413 Patent"), entitled "Optical Transmission Systems Including Optical Amplifiers, Apparatuses and Methods." A copy of the '413 Patent is attached hereto as Exhibit 6.

28. Optic153 owns all substantial right, title, and interest in the '413 Patent, and holds the right to sue and recover damages for infringement thereof, including past infringement.

## COUNT I - INFRINGEMENT OF U.S. PATENT NO. 6,115,174

29. Plaintiff incorporates and realleges the preceding paragraphs as if fully set forth herein.

30. The '174 Patent is directed to systems and methods for controlling signal variation in an optical fiber, as described and claimed in the '174 Patent.

31. Verizon directly infringed at least Claim 19 of the '174 Patent, in this judicial District and elsewhere in the United States, pursuant to 35 U.S.C. § 271(a), literally or under the doctrine of equivalents, by, among other things, by making, using, selling, offering to sell, and/or importing in or into the United States, without authority: products, devices, systems, and/or components of systems that provide pump energy in a plurality of pump wavelengths to controllably produce Raman transmission in an optical fiber ("'174 Accused Instrumentalities"). The '174 Accused Instrumentalities include, for example and without limitation, Verizon's optical communications networks and systems (e.g., Verizon's metro fiber-optic network and fiber-to-the-premises network) that employ Raman amplification or Raman amplifiers and/or systems, including Raman optical amplifiers (e.g., Cisco Systems's ("Cisco") OPT-RAMP-C, OPT-RAMP-CE, and EDRA-x-xx and Fujitsu Ltd.'s ("Fujitsu") L160 Backward Raman Amplifier), counter-propagating and co-propagating (e.g., Cisco's 15454-M-RAMAN-CTP card and 15454-M-RAMAN-COP card) Raman units, and Raman platforms and systems (e.g., Cisco

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Network Convergence System ("NCS") 2000 Series network platform, and Fujitsu's 1Finity platforms including Flashwave 7500/9500 and L130 CDC ROADM Blade), and/or other telecommunications networks and systems that deploy or have deployed such platforms or components.

32. By way of example, the representative instrumentality, Verizon's metro fiberoptic network, employs Cisco's NCS 2000 Series network platform in as early as 2015 and infringes the '174 Patent. *See, e.g.*, "Cisco offers Verizon metro optical network deal insight," *available at* <u>https://www.lightwaveonline.com/network-design/packet-</u> <u>transport/article/16651074/cisco-offers-verizon-metro-optical-network-deal-insight</u> (last visited Apr. 1, 2020). An image of the representative instrumentality, NCS 2000 Series network

platform, is shown below:



See "Cisco Network Convergence System 2000 Series," *available at* https://www.cisco.com/c/en/us/products/optical-networking/network-convergence-system-2000series/index.html (last visited Apr. 1, 2020). The NCS 2000 Series network platform includes Raman amplifiers such as OPT-RAMP-C, OPT-RAMP-CE, and EDRA. An image of the OPT-RAMP-C is shown below:



See "Raman C-Band Optical Amplifier for the Cisco ONS 15454 Multiservice Transport Platform" ("**Raman C-Band Datasheet**") at 1, *available at* <u>https://www.cisco.com/c/en/us/products/collateral/optical-networking/ons-15454-series-</u> multiservice-provisioning-platforms/data sheet c78-500925.html (last visited Apr. 1, 2020).

33. As another example, Verizon's metro fiber-optic network, employs Fujitsu's Flashwave 9500 since as early as 2008. *See, e.g.,* "Verizon Selects Fujitsu Packet Optical Networking Platform for Transport Infrastructure" ("**Verizon Selects Fujitsu**") at 1, *available at* <u>https://www.fujitsu.com/us/about/resources/news/press-releases/2008/fnc-20080618.html</u> (last visited Apr. 1, 2020) ("Verizon has selected the Fujitsu FLASHWAVE® 9500 platform for deployment as a result of the Verizon Packet OTP RFP process"); *see also* "Response to State of Utah Data Communications Products & Services Solicitation JP14001" ("Fujitsu's Response to State of Utah") at 44, *available at* <u>https://s3-us-west-2.amazonaws.com/wscauploads/1420829097\_Fujitsu%20Network%20Communications%20Proposal.pdf</u> (last visited Apr. 1, 2020) ("Our FLASHWAVE 9500 product was selected by Verizon in 2008 for deployment to enhance the metro transport infrastructure within Verizon markets in the United States to support and consolidate SONET, Ethernet, and wavelength services traffic in a variety of applications. Including high-definition video on demand, higher-speed Internet access, and advanced voice services."). An image of the representative instrumentality, Flashwave 9500, is shown below:



See "Flashwave 9500 Packet Optical Networking Platform" at 1, available at

https://www.fujitsu.com/downloads/TEL/fnc/datasheets/flashwave9500.pdf (last visited Apr. 1,

2020). The Flashwave 9500 employs EDFA and Raman amplifiers:



# See Fujitsu's Response to State of Utah at 529.

34. More specifically, the '174 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, perform a method of controlling signal variation in an optical fiber comprising providing an optical fiber (e.g., optical fiber(s) connected between optical nodes, optical terminal units, and optical network units) configured to produce concentrated Raman gain in a signal wavelength range. *See, e.g.*, "Network Modernization: A TDM to IP Solution" ("**Network Modernization**") at Fig. 3, *available at* <u>https://www.cisco.com/c/m/en\_us/network-intelligence/service-provider/digital-transformation/verizon-tdm-to-ip-network-modernization.html</u> (last visited Apr. 1, 2020) (showing each site and remote building connected via optical transmission fibers (e.g., "OC" or

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optical carriers), which are connected to the fibers that produce Raman amplification)

(annotated):

Figure 3: Verizon's Legacy Transport Network



Source: Verizon, 2018

See also "Cisco NCS 2000 Series Network Configuration Guide, Release 10.x.x, Chapter:

Network Reference" ("Network Reference") at 1, at Fig. 21 available at

https://www.cisco.com/c/en/us/td/docs/optical/15000r10 0/ncs/network config/guide/b ncs net

work configuration/b ncs network configuration chapter 0111.html#ID209 (last visited Apr.

1, 2020) (annotated):

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*See also* "Cisco and Verizon to Demonstrate the Benefit of Multi-Haul Transport" ("**Multi-Haul Transport**") at 1, *available at* <u>https://blogs.cisco.com/sp/cisco-and-verizon-to-demonstrate-the-</u>



benefit-of-multi-haul-transport (last visited Apr. 1, 2020) (annotated):

*See also* "Cisco Network Convergence System 2000 Series Erbium-Doped Raman Amplifiers Data Sheet" ("NCS 2000 Datasheet") at 1, *available at* 

https://www.cisco.com/c/en/us/products/collateral/optical-networking/network-convergencesystem-2000-series/datasheet-c78-735035.html (last visited Apr. 1, 2020) ("The Raman pump provides the following features (Figure 4): • Total pump power of 1000 mW, consisting of four

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pumps over four wavelengths • Raman pump back-reflection detector to detect the amount of Raman pump power back-scattered by the LINE-RX connector and by the transmission fiber. ..."); *see also* "Flashwave 7500 ROADM" ("**Flashwave 7500 ROADM**") at 11, *available at* <u>https://www.fujitsu.com/downloads/TEL/fnc/downloads/fw7500\_roadm\_030305.pdf</u> (last visited Apr. 1, 2020) (showing each VSO (video serving office) and VHO (video hub office) connected via optical transmission fibers, which are connected to the fibers that produce Raman amplification):



35. Also, the '174 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, couple a pump source (e.g., two pump lasers) to the fiber to provide pump energy in a plurality of pump wavelengths (e.g., 1425 nm

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and 1452 nm) having sufficient pump energy to produce Raman gain and a signal variation profile in the signal wavelength range (e.g., 1529.0 nm to 1562.5 nm) and to controllably produce amplification, attenuation and lossless transmission in the optical fiber. *See, e.g.*, "Cisco NCS 2000 Series Network Configuration Guide, Release 10.x.x, Chapter: Node Reference" ("**Node Reference**") at 1, *available at* 

https://www.cisco.com/c/en/us/td/docs/optical/15000r10 0/ncs/network config/guide/b ncs net work configuration/b ncs network configuration chapter 0100.html (last visited Apr. 1, 2020) ("The Raman pump is equipped with two different Raman pumps transmitting powers (P1 and P2) at two different wavelengths Lambda1 and Lambda2. During installation, the two pumps alternatively turn ON and OFF at two different power values. Lambda1 and Lambda2 signals are used as probes at the end of spans to measure Raman gain efficiency of the two Raman pumps separately."); see also Raman C-Band Datasheet at 1 ("The OPT-RAMP-C features an embedded low-noise EDFA gain block for C-band optical amplification and optimized system performances with Raman amplification. The Raman pumps embedded in the unit use on the latest laser technology, enabling up to 500 milliwatts (mW) of power combining just two pump lasers, thus obtaining very high efficiency and low power consumption (Figure 2). ... A dedicated software application has been incorporated in Cisco Transport Controller to allow a fully automatic and simple configuration and tuning of the optical Raman amplifiers along a DWDM link. This software application, called Raman Tuning Wizard, can take advantage of tunable Transponder or Muxponder units to evaluate the physical characteristics of the span's fiber, determine the optimal mix of Raman pump wavelengths, and define the contribution of Raman versus EDFA for the overall optical amplification of the unit."); see also id. at Fig. 2:



Figure 2. OPT-RAMP-C Block Diagram

36. Also, on information and belief, Verizon's deployment of Fujitsu's 1Finity platforms in its metro fiber-optic network, such as the Flashwave 7500/9500, include the deployment and use of Fujitsu's Raman amplifiers (e.g., Fujitsu's L160 Backward Raman Amplifier), which include coupling a pump source to the fiber to provide pump energy in a plurality of pump wavelengths to produce Raman gain and a signal variation profile in the signal wavelength range (e.g., 1528.58 nm – 1566.93 nm) and to controllably produce amplification, attenuation and lossless transmission in the optical fiber (e.g., controlled by the L130 CDC ROADM Blade). *See, e.g.*, "1Finity L130 32-Port CDC ROADM Blade Data Sheet" ("**1Finity L130 Data Sheet**") at 1, *available at* 

http://images.demand.definingnetworks.com/Web/FujitsuNetworkCommunications/%7Bcd4e71 0f-adcb-4cb4-bcee-7bf3eabf2481%7D\_1FINITY\_L130\_32-Port\_CDC\_ROADM\_Blade.pdf (last visited Apr. 1, 2020); *see also* "1Finity L160 Backward Raman Amplifier Data Sheet" ("1Finity L160 Data Sheet") at 1, *available at* 

http://images.demand.definingnetworks.com/Web/FujitsuNetworkCommunications/%7B8d3d82

<u>fe-ea62-4c7f-93e2-a1586a8f61d1%7D\_1FINITY\_L160\_Backward\_Raman\_Amplifier.pdf</u> (last visited Apr. 1, 2020).

37. Further, the '174 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, control the pump energy provided in at least one of said pump wavelengths to vary the signal variation profile (e.g., from 8.5dB to 13.5dB) over the signal wavelength range (e.g., 1529.0 nm to 1562.5 nm) in the optical fiber and produce amplification, attenuation and lossless transmission in the optical fiber. See, e.g., Network Reference at 1 ("After the GEDFA is set, APC regulates the power on the VOA (DC-TX port) of the OPT-RAMP-C or OPT-RAMP-CE card to match the target Power (COM-TX port) value, and accounts for the actual DCU loss. ... The APC adjusts the VOA attenuation of the OPT-RAMP-C or OPT-RAMP-CE card if the Total Power (LINE-TX port) does not match the expected value that is equal to the maximum power multiplied by the number of active channels. The VOA attenuation value on the OPT-RAMP-C or OPT-RAMP-CE cards is set to 15 dB. This value ensures that the system turns up in any circumstance."); see also Raman C-Band Datasheet at 1 ("The OPT-RAMP-C also provides an embedded fast Gain Control for transient suppression to respond quickly to network changes without impairments and degradation of existing wavelengths. In addition to this, the unit features an embedded Gain Flattening Filter (GFF) for the compensation of the ripple generated by the cascaded Raman and EDFA stages. The amplifier integrates a software-controllable variable optical attenuator (VOA) to provide gain tilt control capabilities and to optimize and control the per-channel power at the input of the mid-access loss for dispersion compensation units (DCUs). ... A dedicated software application has been incorporated in Cisco Transport Controller to allow a fully automatic and simple configuration and tuning of the optical Raman amplifiers along a DWDM link. This

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software application, called Raman Tuning Wizard, can take advantage of tunable Transponder or Muxponder units to evaluate the physical characteristics of the span's fiber, determine the optimal mix of Raman pump wavelengths, and define the contribution of Raman versus EDFA for the overall optical amplification of the unit."); *see also* **Node Reference** at 1 ("Automatic Raman Pump Calculation The Raman gain depends on the characteristics of the span (fiber type and span loss). To obtain optimum Raman gain, a correct mix of pump powers must be provisioned. Tuning of the four Raman pumps is crucial before traffic is provisioned. The tuning procedure is called Automatic Raman Power Calculation (ARPC). This procedure assesses the Raman gain on a C-band signal using pre-defined Raman pump values. ARPC applies to the RAMAN-CTP and EDRA cards."); *see also* "Cisco NCS 2000 Series Line Card Configuration Guide, Release 10.x.x, Chapter: Provisioning Reconfigurable Optical Add/Drop Cards"

## ("Release 10.x Optical Amplifier Cards") at 1, available at

https://www.cisco.com/c/en/us/td/docs/optical/15000r10\_0/ncs/linecard\_config/guide/b\_ncs\_line \_\_card\_configuration/b\_ncs\_line\_card\_configuration\_chapter\_01010.html (last visited Apr. 1, 2020) (showing a processor "uP2860" to control the pump energy to vary the signal variation profile) (annotated):



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38. Also, on information and belief, Verizon's deployment of Fujitsu's 1Finity platforms in its metro fiber-optic network also requires controlling the pump energy provided in the at least one of the pump wavelengths (e.g., via the L130 CDC ROADM Blade) to vary the signal variation profile over the signal wavelength range in the optical fiber and produce amplification, attenuation and lossless transmission in the optical fiber. *See, e.g.*, **1Finity L130 Data Sheet** at 1; *see also* **1Finity L160 Data Sheet** at 1.

39. Discovery is expected to uncover the full extent of Verizon's unlawful use of Optic153's patented technology in the '174 Patent beyond the '174 Accused Instrumentalities already identified through public information.

40. On information and belief, Verizon also directly infringed at least Claim 19 of the '174 Patent by testing the '174 Accused Instrumentalities, including in relation to network testing and improvement responsive to user/customer feedback, and demonstration at trade shows, sales facilities, customer sites, and training/tutorial videos.

41. Plaintiff has suffered damages as a result of Verizon's infringement of the '174 Patent.

42. Plaintiff reserves the right to modify its infringement theories as discovery progresses in this case. Plaintiff shall not be estopped for purposes of its infringement contentions or its claim constructions by the foregoing discussions on how the '174 Accused Instrumentalities infringe the '174 Patent. Plaintiff intends only that the foregoing discussions satisfy the notice requirements of Rule 8(a)(2) of the Federal Rule of Civil Procedure, and that they should not be construed as Plaintiff's preliminary or final infringement contentions or preliminary or final claim construction positions.

#### COUNT II - INFRINGEMENT OF U.S. PATENT NO. 6,236,487

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43. Plaintiff incorporates and realleges the preceding paragraphs as if fully set forth herein.

44. The '487 Patent is directed to systems and methods for controlling an optical transmission system, as described and claimed in the '487 Patent.

45. Verizon directly infringed at least Claims 26-28 of the '487 Patent, in this judicial District and elsewhere in the United States, pursuant to 35 U.S.C. § 271(a), literally or under the doctrine of equivalents, by, among other things, by making, using, selling, offering to sell, and/or importing in or into the United States, without authority: products, devices, systems, and/or components of systems that control a concentrated optical amplifier to vary an optical signal to have at least one desired signal characteristics when the optical signal reaches an optical processing node ("'487 Accused Instrumentalities"). The '487 Accused Instrumentalities include, for example and without limitation, Verizon's optical communications networks and systems (e.g., Verizon's metro fiber-optic network and fiber-to-the-premises network) that employ Cisco's NCS 2000 Series network platform, ONS 15454 Series platform, and GS7000 Optical Hub, and Fujitsu's 1Finity platforms including Flashwave 7500/9500 and L130 CDC ROADM Blade, and/or other telecommunications networks and systems that deploy or have deployed such platforms or components.

46. By way of example, the representative instrumentality, Verizon's metro fiberoptic network, employs Cisco's NCS 2000 Series network platform in as early as 2015 and infringes the '487 Patent. *See, e.g.*, "Cisco offers Verizon metro optical network deal insight," *available at* <u>https://www.lightwaveonline.com/network-design/packet-</u> transport/article/16651074/cisco-offers-verizon-metro-optical-network-deal-insight (last visited

Apr. 1, 2020). The NCS 2000 Series network platform includes erbium doped fiber amplifiers

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(e.g., OPT-AMP-xx-x, OPT-EDFA-xx and Enhanced C-Band 96-Channel EDFA Amplifiers) and Raman amplifiers (e.g., OPT-RAMP-C, OPT-RAMP-CE, and EDRA-x-xx). *See, e.g.*, "A Switchable-Gain Optical Amplifier functioning in the flexible spectrum of C-Band for the Cisco NCS 2000 Platform Data Sheet" ("**NCS 2000 Platform Data Sheet**") at 1, *available at* https://www.cisco.com/c/en/us/products/collateral/optical-networking/ons-15454-seriesmultiservice-transport-platforms/datasheet-c78-740502.html (last visited Apr. 1, 2020); *see also* "Cisco NCS 2000 Series Line Card Configuration Guide, Release 10.x.x Chapter: Provisioning Optical Amplifier Cards" ("**Provisioning Optical Amplifier Cards**") at 1, *available at* https://www.cisco.com/c/en/us/td/docs/optical/15000r10\_0/ncs/linecard\_config/guide/b\_ncs\_line card\_configuration/ncs-test\_chapter\_0101.html (last visited Apr. 1, 2020).

47. As another example, Verizon's metro fiber-optic network, employs Fujitsu's Flashwave 9500 since as early as 2008. *See, e.g.*, **Verizon Selects Fujitsu** at 1 ("Verizon has selected the Fujitsu FLASHWAVE® 9500 platform for deployment as a result of the Verizon Packet OTP RFP process"); *see also* **Fujitsu's Response to State of Utah** at 44 ("Our FLASHWAVE 9500 product was selected by Verizon in 2008 for deployment to enhance the metro transport infrastructure within Verizon markets in the United States to support and consolidate SONET, Ethernet, and wavelength services traffic in a variety of applications. Including high-definition video on demand, higher-speed Internet access, and advanced voice services."). The Flashwave 9500 employs EDFA and Raman amplifiers:



# See Fujitsu's Response to State of Utah at 529.

48. More specifically, the '487 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, perform a method of controlling an optical transmission system comprising positioning at least one signal varying device including a concentrated optical amplifier (e.g., EDFA or Raman amplifiers) remote from an optical processing node to vary an optical signal passing to the optical processing node. *See, e.g.*, S. Elby, Verizon VP-Technology "Fiber to the Home: Enabling Innovation & Growth" ("**Fiber to the Home Presentation**") at 4, *available at* 

<u>http://ewh.ieee.org/r1/njcoast/IEEE\_NJ\_talk\_-\_Elby.pdf</u> (last visited Apr. 1, 2020) (e.g., positioning an EDFA from an optical processing node such as an optical network terminal) (annotated):



See, e.g., Fig. 2 of NCS 2000 Platform Datasheet at 1 (showing the use of variable gain

EDFAs):



*See also* "Cisco Network Convergence System 2000 Series Data Sheet" ("NCS 2000 Series Data Sheet") at 1, *available at* <u>https://www.cisco.com/c/en/us/products/collateral/optical-</u> <u>networking/network-convergence-system-2000-series/data\_sheet\_c78-729221.html</u> (last visited Apr. 1, 2020) (listing all suitable concentrated optical amplifiers including OPT-EDFA-xx, EDRAx-xx, OPT-AMP-C, OPT-AMP-17C, M-RAMAN-CTP, and M-RAMAN-COP):

Optical Amplifiers	
15454-OPT-EDFA-17=	Enhanced C-band 96 channel low cost amplifier 17 dB max gain, 50 GHz compatible, LC connector, includes two 2m LC/LC fiber-optic cables

15454-OPT-EDFA-17=	Enhanced C-band 96 channel low cost amplifier 17 dB max gain, 50 GHz compatible, LC connector, includes two 2m LC/LC fiber-optic cables
15454-OPT-EDFA-24=	Enhanced C-band 96 channel low cost amplifier 24 dB max gain, 50 GHz compatible, LC connector, includes two 2m LC/LC fiber-optic cables
NCS2K-EDRA1-26C=	21dBm Erbium Doped Raman Amplifier 26dB Span - C-Band, includes one 2m LC/LC fiber-optic cables and one 2m E2000/PC High power fiber optical cable
NCS2K-EDRA1-35C=	21dBm Erblum Doped Raman Amplifier 35dB Span - C-Band, includes one 2m LC/LC fiber-optic cable and one 2m E2000/PC High power fiber optical cable
NCS2K-EDRA2-26C=	21dBm Erbium Doped Raman Amplifier + Bst 26dB Span - C-Band, includes two 2m LC/LC fiber-optic cables and one 2m E2000/PC High power fiber optical cable
NCS2K-EDRA2-35C=	21dBm Erblum Doped Raman Amplifier + Bst 35dB Span - C-Band, includes two 2m LC/LC fiber-optic cables and one 2m E2000/PC High power fiber optical cable
15454-OPT-AMP-C=	ONS 15454 Enhanced Optical Amplifier, includes two 2m LC/LC fiber-optic cable and one LC/LC LOOPBACK
15454-OPT-AMP-17C=	17dB Gain, Amp, includes two 2m LC/LC fiber-optic cable and one LC/LC LOOPBACK
15454-M-RAMAN-CTP=	15454 MSTP - Raman Amplifier - C-band - Counter-Propagating, includes two 2m E2000/PC High power fiber optical cable
15454-M-RAMAN- COP=	15454 MSTP - Raman Amplifier - C-band - Co-Propagating, includes one 2m E2000/PC High power fiber optical cable

49. As another example, on information and belief, the 1Finity platforms, such as the Flashwave 7500/9500 deployed in Verizon's metro fiber-optic network, include Raman

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amplifiers (e.g., Fujitsu's L160 Backward Raman Amplifier) and EDFAs. The '487 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, perform a method of controlling an optical transmission system comprising positioning at least one signal varying device including a concentrated optical amplifier (e.g., EDFA or Raman amplifiers) remote from an optical processing node to vary an optical signal passing to the optical processing node. For example, the optical amplifier can be positioned between VSOs and VHSs:



## See Flashwave 7500 ROADM at 1.

50. Also, the '487 Accused Instrumentalities, including the representative

instrumentality, Verizon's metro fiber-optic network, control the at least one concentrated optical

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amplifier to vary the optical signal to have at least one desired signal characteristic when the optical signal reaches the optical processing node. See, e.g., NCS 2000 Platform Data Sheet, at 1 ("It supports 2 gain ranges: 12-24dB and 20-35dB (with tilt control) and noise figure optimized to each of the specified gain ranges. ... [T]he EDFA-35 switchable gain amplifier ... supports 2 different gain ranges and thus can handle a wide range of fiber parameter changes that could be incurred. ... [T]he amplifier is able to support up to 35dB of maximum gain (with tilt control) in the second gain range. Forsaking the control over tilt on a rare occasion, one can function beyond this barrier as well. This is therefore a significant addition to the Cisco NCS 2000 portfolio that had Raman amplification solutions beyond 24dB in the Flex spectrum world."); see also Network Reference at 1 (The Automatic Power Control "APC algorithms manage the optical parameters of the OPT-BST, OPT-PRE, OPT-AMP-17-C, 32DMX, 40-DMX-C, 40-DMX-CE, 40-SMR1-C, 40-SMR2-C, OPT-AMP-C, OPT-PRE, OPT-BST-E, OPT-AMP-17C, OPT-EDFA-17, OPT-EDFA-24, 80-WXC-C, 40-WXC-C, 40-WSS, 32-WSS, 40-MUX, 40-DMX, RAMAN-CTP, RAMAN-COP, OPT-RAMP-C, OPT-RAMP-CE, EDRA-1, EDRA-2, SMR-20, SMR-9, 16-WXC, and PSM cards. ... The APC changes the Gain setpoint of the embedded EDFA to reach the value that is equal to Power (DC-TX port) value multiplied by the number of active channels. The APC can set the Gain setpoint of the embedded EDFA (GEDFA) in the following ranges: OPT-RAMP-C 10 dB < GEDFA < 18 dB OPT-RAMP-CE 7 dB < GEDFA < 13 dB."); see also Release 10.x Optical Amplifier Cards at 1 (showing a processor "uP2860" to control the pump energy to vary the signal variation profile) (annotated):



51. As another example, on information and belief, the 1Finity platforms, such as the Flashwave 7500/9500 deployed in Verizon's metro fiber-optic network, control the at least one concentrated optical amplifier (e.g., EDFA or Raman amplifiers) to vary the optical signal to have at least one desired signal characteristic (e.g., controlled by the L130 CDC ROADM Blade) when the optical signal reaches the optical processing node (e.g., at either VSO or VHO). *See also* **Fujitsu's Response to State of Utah** at 529 (showing the use and control of EDFA and Raman amplifiers in Flashwave 9500):



52. Further, the '487 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, also detect characteristics of the optical signal and compare detected characteristics of the optical signal to the at least one desired characteristic, wherein controlling includes controlling the at least one signal varying device to vary the optical signal until the detected characteristics correspond to the desired characteristics (e.g., target power) when the optical signal arrives at the processing nodes. *See, e.g.*, **Network Reference** at 1 ("After the GEDFA is set, APC regulates the power on the VOA (DC-TX port) of the OPT-RAMP-C or OPT-RAMP-CE card to match the target Power (COM-TX port) value, and accounts for the actual DCU loss."); *see also* **Provisioning Optical Amplifier Cards** ("OPT-AMP-C Card ... Fixed output power mode (mode used during provisioning) ... ASE compensation in Constant Gain and Constant Output Power modes ... OPT-EDFA-17 and OPT-

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EDFA-24 Cards ... Constant gain mode ... ASE compensation in Constant Gain and Constant Output Power modes"); **Node Reference** at 1 ("The APC dynamically adjusts the tilt reference (TILT REFERENCE) value to meet the target taking into consideration the Raman tilt (TILT RAMAN) that the Raman installation wizard calculates and the EDFA tilt (TILT EDFA) that is calculated by the OPT-RAMP-C or OPT-RAMP-CE card based on its GEDFA value: TILT CTP setpoint = TILT RAMAN + TILT EDFA + TILT REFERENCE").

53. As another example, on information and belief, the 1Finity platforms, such as the Flashwave 7500/9500 deployed in Verizon's metro fiber-optic network, detect characteristics of the optical signal and compare detected characteristics of the optical signal to the at least one desired characteristic, wherein controlling includes controlling the at least one signal varying device (e.g., controlled by the L130 CDC ROADM Blade) to vary the optical signal until the detected characteristics correspond to the desired characteristics when the optical signal arrives at the processing nodes.

54. On information and belief, the '487 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, also select the at least one desired signal characteristic from the group consisting of signal-to-noise ratio, signal intensity, noise intensity, and combinations thereof. *See, e.g.*, **NCS 2000 Platform Data Sheet**, at 1 ("It supports 2 gain ranges: 12-24dB and 20-35dB (with tilt control) and noise figure optimized to each of the specified gain ranges. ... This unit supports 2 different gain ranges and thus can handle a wide range of fiber parameter changes that could be incurred. It is significant to note that there are amplifiers in the market that support ranges from say 5 to 35dB; but their noise figure is often traded off to support this wide gain range. But with the EDFA-35, the ability to

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switch to different gain ranges is the critical difference and that allows the optimization of the noise figure on either range: a unique capability.").

55. As another example, on information and belief, the 1Finity platforms, such as the Flashwave 7500/9500 deployed in Verizon's metro fiber-optic network, select the at least one desired signal characteristic from the group consisting of signal-to-noise ratio, signal intensity, noise intensity, and combinations thereof (e.g., as selected by the L130 CDC ROADM Blade) to vary the optical signal until the detected characteristics.

56. Discovery is expected to uncover the full extent of Verizon's unlawful use of Optic153's patented technology in the '487 Patent beyond the '487 Accused Instrumentalities already identified through public information.

57. On information and belief, Verizon also directly infringed at least Claims 26-28 of the '487 Patent by testing the '487 Accused Instrumentalities, including in relation to network testing and improvement responsive to user/customer feedback, and demonstration at trade shows, sales facilities, customer sites, and training/tutorial videos.

58. Plaintiff has suffered damages as a result of Verizon's infringement of the '487Patent.

59. Plaintiff reserves the right to modify its infringement theories as discovery progresses in this case. Plaintiff shall not be estopped for purposes of its infringement contentions or its claim constructions by the foregoing discussions on how the '487 Accused Instrumentalities infringe the '487 Patent. Plaintiff intends only that the foregoing discussions satisfy the notice requirements of Rule 8(a)(2) of the Federal Rule of Civil Procedure, and that they should not be construed as Plaintiff's preliminary or final infringement contentions or preliminary or final claim construction positions.

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## COUNT III - INFRINGEMENT OF U.S. PATENT NO. 6,344,922

60. Plaintiff incorporates and realleges the preceding paragraphs as if fully set forth herein.

61. The '922 Patent is directed to systems and methods for controlling signal variation in an optical fiber, as described and claimed in the '922 Patent.

62. Verizon directly infringed at least Claim 32 of the '922 Patent, in this judicial District and elsewhere in the United States, pursuant to 35 U.S.C. § 271(a), literally or under the doctrine of equivalents, by, among other things, by making, using, selling, offering to sell, and/or importing in or into the United States, without authority: products, devices, systems, and/or components of systems that provide two pump sources with at least one being controlled to vary a signal variation profile and Raman gain ("'922 Accused Instrumentalities"). The '922 Accused Instrumentalities include, for example and without limitation, Raman C-Band optical amplifiers (e.g., OPT-RAMP-C, OPT-RAMP-CE, and EDRA-x-xx), counter-propagating (e.g., 15454-M-RAMAN-CTP card) and co-propagating (e.g., 15454-M-RAMAN-COP card) Raman units, and Raman platforms and systems (e.g., Cisco Network Convergence System ("NCS") 2000 Series network platform), and/or telecommunications networks and systems (e.g., Verizon's metro fiber-optic network and fiber-to-the-premises network) that employ such platforms or components.

63. By way of example, the representative instrumentality, Verizon's metro fiberoptic network, employs Cisco's NCS 2000 Series network platform in as early as 2015 and infringes the '922 Patent. *See, e.g.*, "Cisco offers Verizon metro optical network deal insight," *available at* <u>https://www.lightwaveonline.com/network-design/packet-</u> <u>transport/article/16651074/cisco-offers-verizon-metro-optical-network-deal-insight</u> (last visited

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Apr. 1, 2020). The NCS 2000 Series network platform includes Raman amplifiers such as OPT-RAMP-C, OPT-RAMP-CE, and EDRA.

64. More specifically, the '922 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, provide a computerized method of controlling signal variation in an optical fiber comprising providing an optical fiber suitable for transmitting optical signals (e.g., optical fiber(s) connected between optical nodes, optical terminal units, and optical network units) in at least one signal wavelength range (e.g., 1529.0 nm to 1562.5 nm) and facilitating Raman gain in the at least one signal wavelength range. *See, e.g.*, **Network Modernization** at 1 (showing each site and remote building connected via optical transmission fibers (e.g., "OC" or optical carriers), which are connected to the fibers that produce Raman amplification) (annotated):

Figure 3: Verizon's Legacy Transport Network



Source: Verizon, 2018

See also Network Reference at Fig. 21 (annotated):



# See also Multi-Haul Transport at 1 (annotated):



See, e.g., NCS 2000 Datasheet at 1 ("The Raman pump provides the following features (Figure 4): • Total pump power of 1000 mW, consisting of four pumps over four wavelengths •
Raman pump back-reflection detector to detect the amount of Raman pump power back-scattered by the LINE-RX connector and by the transmission fiber. ...").

65. Also, the '922 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, couple a first pump source (e.g., any one or

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combination of P1/PD11, P2/PD12, P3/PD13, and P4/PD14) to the fiber to provide pump energy in a first set of Raman wavelengths including a plurality of pump wavelengths (e.g., any one or combination of  $\lambda$ P1,  $\lambda$ P2,  $\lambda$ P3, and  $\lambda$ P4) having sufficient pump energy to produce Raman gain in the optical signal according to a signal variation profile in the signal wavelength range and a second pump source (e.g., any one or combination of P1/PD11, P2/PD12, P3/PD13, and P4/PD14) configured to provide pump energy in at least a second set of Raman wavelengths (e.g., any one or combination of  $\lambda$ P1,  $\lambda$ P2,  $\lambda$ P3, and  $\lambda$ P4) to provide Raman gain in the first set of Raman wavelengths in said optical fiber. *See, e.g.*, **NCS 2000 Datasheet** at 1 ("The Raman pump provides the following features (Figure 4): • Total pump power of 1000 mW, consisting of four pumps over four wavelengths"); *see also id.* at Fig. 4:



## See also id. at Table 2:

Table 2.	Optical Specifications for Raman Section of Amplifier
TODIC L.	optical opecifications for Raman occupit of Amplifici

Parameter	Condition	Minimum	Typical	Maximum	Units	
Pump 1 wavelength			1423		nm	
Pump 2 wavelength			1434		nm	
Pump 3 wavelength			1455		nm	
Pump 4 wavelength			1470		nm	
Pump spectral width			± 1	± 3	nm	
Operating range of Raman pump power		100		1000	mW	
Raman pump unit class at operative power	With system optical safety single hardware failure included (worst-case fault)			1M	-	

See also Node Reference at 1 ("The Raman pump is equipped with two different Raman pumps transmitting powers (P1 and P2) at two different wavelengths Lambda1 and Lambda2. During installation, the two pumps alternatively turn ON and OFF at two different power values. Lambda1 and Lambda2 signals are used as probes at the end of spans to measure Raman gain efficiency of the two Raman pumps separately."); *see also id.* at Table 12:

Input	P1	P2	Probe Signal Power Received at Node B
Lambda1=1530.33 nm at Node A	Plow = 100 mW	Pmin = 8 mW	S1low
	Phigh = 250 mW	Pmin = 8 mW	S1high
Lambda2=1560.61	Pmin = 8 mW	Plow = 100 mW	S2low
nm at Node A	Pmin = 8 mW	Phigh = 250 mW	S2low

Table 12. Example of Raman Power Measurements

66. Further, the '922 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, monitor characteristics of the optical signals in a signal wavelength range passing through the optical fiber and controls the pump energy supplied by the at least one of the first and second pump sources in at least one of the pump wavelengths to vary the signal variation profile (e.g., from 8.5dB to 13.5dB) and Raman gain to provide Raman amplification, attenuation, and lossless transmission over the signal wavelength range in the optical fiber. *See, e.g.*, **Network Reference** at 1 ("Amplifiers monitor the changes to the input power and change the output power proportionately according to the calculated gain setpoint ... After the GEDFA is set, APC regulates the power on the VOA (DC-TX port) of the OPT-RAMP-C or OPT-RAMP-CE card to match the target Power (COM-TX port) value, and accounts for the actual DCU loss. ... The APC adjusts the VOA attenuation of the OPT-RAMP-CE card if the Total Power (LINE-TX port) does not match

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the expected value that is equal to the maximum power multiplied by the number of active channels. The VOA attenuation value on the OPT-RAMP-C or OPT-RAMP-CE cards is set to 15 dB. This value ensures that the system turns up in any circumstance."); see also Raman C-Band Datasheet at 1 ("The OPT-RAMP-C also provides an embedded fast Gain Control for transient suppression to respond quickly to network changes without impairments and degradation of existing wavelengths. In addition to this, the unit features an embedded Gain Flattening Filter (GFF) for the compensation of the ripple generated by the cascaded Raman and EDFA stages. The amplifier integrates a software-controllable variable optical attenuator (VOA) to provide gain tilt control capabilities and to optimize and control the per-channel power at the input of the mid-access loss for dispersion compensation units (DCUs). ... A dedicated software application has been incorporated in Cisco Transport Controller to allow a fully automatic and simple configuration and tuning of the optical Raman amplifiers along a DWDM link. This software application, called Raman Tuning Wizard, can take advantage of tunable Transponder or Muxponder units to evaluate the physical characteristics of the span's fiber, determine the optimal mix of Raman pump wavelengths, and define the contribution of Raman versus EDFA for the overall optical amplification of the unit."); see also Node Reference at 1 ("Automatic Raman Pump Calculation The Raman gain depends on the characteristics of the span (fiber type and span loss). To obtain optimum Raman gain, a correct mix of pump powers must be provisioned. Tuning of the four Raman pumps is crucial before traffic is provisioned. The tuning procedure is called Automatic Raman Power Calculation (ARPC). This procedure assesses the Raman gain on a C-band signal using pre-defined Raman pump values. ARPC applies to the RAMAN-CTP and EDRA cards."); see also Release 10.x Optical Amplifier Cards at 1
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(showing a processor "uP2860" to monitor characteristics of the optical signals in a signal wavelength range passing through the optical fiber and control the pump energy) (annotated):



67. Discovery is expected to uncover the full extent of Verizon's unlawful use of Optic153's patented technology in the '922 Patent beyond the '922 Accused Instrumentalities already identified through public information.

68. On information and belief, Verizon also directly infringed at least Claim 32 of the '922 Patent by testing the '922 Accused Instrumentalities, including in relation to network testing and improvement responsive to user/customer feedback, and demonstration at trade shows, sales facilities, customer sites, and training/tutorial videos.

69. Plaintiff has suffered damages as a result of Verizon's infringement of the '922Patent.

70. Plaintiff reserves the right to modify its infringement theories as discovery progresses in this case. Plaintiff shall not be estopped for purposes of its infringement contentions or its claim constructions by the foregoing discussions on how the '922 Accused Instrumentalities infringe the '922 Patent. Plaintiff intends only that the foregoing discussions satisfy the notice requirements of Rule 8(a)(2) of the Federal Rule of Civil Procedure, and that

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they should not be construed as Plaintiff's preliminary or final infringement contentions or preliminary or final claim construction positions.

#### COUNT IV - INFRINGEMENT OF U.S. PATENT NO. 6,356,383

71. Plaintiff incorporates and realleges the preceding paragraphs as if fully set forth herein.

72. The '383 Patent is directed to systems and methods for amplifying optical signals, as described and claimed in the '383 Patent.

73. Verizon directly infringed at least Claims 1-2 of the '383 Patent, in this judicial District and elsewhere in the United States, pursuant to 35 U.S.C. § 271(a), literally or under the doctrine of equivalents, by, among other things, by making, using, selling, offering to sell, and/or importing in or into the United States, without authority: products, devices, systems, and/or components of systems that counter-propagate and co-propagate optical energy to produce a desired Raman amplification ("'383 Accused Instrumentalities"). The '383 Accused Instrumentalities include, for example and without limitation, Verizon's optical communications networks and systems (e.g., Verizon's metro fiber-optic network and fiber-to-the-premises network) that employ counter-propagating (e.g., Cisco Systems' 15454-M-RAMAN-CTP card) and co-propagating (e.g., 15454-M-RAMAN-COP card) Raman units, NCS 2000 Series network platform, and ONS 15454 Series platform, and/or other telecommunications networks and systems that deploy or have deployed such platforms or components.

74. By way of example, the representative instrumentality, Verizon's metro fiberoptic network, employs Cisco's NCS 2000 Series network platform in as early as 2015 and infringes the '383 Patent. *See, e.g.*, "Cisco offers Verizon metro optical network deal insight," *available at* <u>https://www.lightwaveonline.com/network-design/packet-</u>

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transport/article/16651074/cisco-offers-verizon-metro-optical-network-deal-insight (last visited

Apr. 1, 2020). The NCS 2000 Series network platform includes Raman amplifiers such as RAMAN-CTP, RAMAN-COP, 15454-M-RAMAN-CTP card, and 15454-M-RAMAN-COP card to amplify optical signals and to provide signal co-propagation and counter-propagation. An image of the RAMAN-CTP and RAMAN-COP is shown below:

Figure 5-22 shows the RAMAN-CTP card faceplate.

Figure 5-22 RAMAN-CTP Faceplate



The RAMAN-COP card has only one optical port located on the faceplate. RAMAN-TX is the Raman co-propagating output port.

Figure 5-23 shows the RAMAN-COP card faceplate.

Figure 5-23 RAMAN-COP Faceplate

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See "Cisco ONS 15454 DWDM Configuration Guide, Release 9.6.x, Chapter: Chapter 5, Optical

Amplifier Cards" ("Release 9.6 Optical Amplifier Cards"), at 1, available at

https://www.cisco.com/c/en/us/td/docs/optical/15000r9 6/dwdm/configuration/guide/454d96 co

nfiguration/454d96 optamp.html (last visited Apr. 1, 2020). An image of the 15454-M-

RAMAN-CTP card and 15454-M-RAMAN-COP is also shown below:



*See, e.g.*, "High Power Counter-Propagating and Co-Propagating Raman units for the Cisco ONS 15454 Multiservice Transport Platform (MSTP)" ("**15454 MSTP Datasheet**") at 1, *available at* <u>https://www.cisco.com/c/en/us/products/collateral/optical-networking/ons-15454-series-</u>multiservice-provisioning-platforms/data sheet c78-658538.html (last visited Apr. 1, 2020).

75. More specifically, the '383 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, perform a method of amplifying optical signals comprising transmitting optical signals in a transmission media (e.g., optical fiber(s) connected between optical nodes, optical terminal units, and optical network units) configured to transmit and provide Raman amplification of the optical signals. *See, e.g.*, **Network Modernization** at Fig. 3 (showing each site and remote building connected via optical transmission fibers (e.g., "OC" or optical carriers), which are connected to the fibers that transmit and provide Raman amplification) (annotated):

Figure 3: Verizon's Legacy Transport Network



Source: Verizon, 2018

# See also Network Reference at Fig. 21 (annotated):



See also Multi-Haul Transport at 1 (annotated):



See also NCS 2000 Datasheet at 1 ("The Raman pump provides the following features (Figure 4): • Total pump power of 1000 mW, consisting of four pumps over four wavelengths • Raman pump back-reflection detector to detect the amount of Raman pump power back-scattered by the LINE-RX connector and by the transmission fiber. ..."); see also 15454 MSTP Datasheet at 1 ("The high power counter-propagating unit injects counter-propagating optical power to generate a Raman effect in the span fiber and thus amplifies the signals propagating in the same fiber. Similarly, the co-propagating Raman unit injects co-propagating optical power that also amplifies the signal through a Raman effect in fiber. The signal thus receives amplification from the optical power injected by both these units present on opposite ends of the

span"); see also id. at Fig. 5 (annotated):



Figure 5. Equalization Stage with Single-Module ROADM 1 (SMR-1) and Counter-and Co-Propagating Raman Amplifiers

76. Also, the '383 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, counter-propagate optical energy in the transmission media in a first pump wavelength range (e.g., 1428 nm to 1457 nm or  $\zeta$ P1 and  $\zeta$ P2 via Pumps 1-4) to produce Raman amplification of the optical signals, wherein the Raman amplification has a corresponding noise figure profile over an optical signal wavelength range (e.g., 1500 to 1567 nm); and, co-propagate optical energy with the optical signals in a second pump wavelength range (e.g., 1428 nm to 1457 nm or  $\lambda$ P1 and  $\lambda$ P2 via Pumps 1-4) to vary the noise figure profile of the Raman amplification produced by said counter-propagating optical energy over at least a portion of the optical signal wavelength range. wherein said copropagating includes co-propagating optical energy in the second pump wavelength range that overlaps with shorter wavelengths in the first wavelength range (e.g., 1428 nm). *See, e.g.*, **Node Reference** at FIG. 12:

#### Figure 12. Terminal Node Configuration with SMR9 FS Card



# See also Provisioning Optical Amplifier Cards at 1 (annotated):

## RAMAN-CTP and RAMAN-COP Cards Power Monitoring

Physical photodiodes P1 through P10 monitor the power for the RAMAN-CTP card.

Photodiode	CTC Type Name	Calibrated to Port
P1	DFB in-fiber Output Power	LINE-TX
P2	DWDM RX Input Power	LINE-RX
P3	Pump 1 in-fiber Output Power	LINE-RX
P4	Pump 2 in-fiber Output Power	LINE-RX
P5	Total Pump in-fiber Output Power	LINE-RX
P6	Back-Reflected Pump Power	LINE-RX
P7	DWDM TX Input Power	COM-RX
P8	Total Co-Pump in-fiber Output Power	LINE-TX
P9	DFB Input Power	LINE-RX
P10	ASE Input Power	LINE-RX

#### Table 2 RAMAN-CTP Port Calibration

Physical photodiodes P3 through P6 monitor the power for the RAMAN-COP card.

#### Table 3 RAMAN-CTP Port Calibration

Photodiode	CTC Type Name	Calibrated to Port
P3	Pump 1 in-fiber Output Power	RAMAN-TX
P4	Pump 2 in-fiber Output Power	RAMAN-TX
P5	Total Pump in-fiber Output Power	RAMAN-TX
P6	Back-Reflected Pump Power	RAMAN-TX

# See also 15454 MSTP Datasheet at Figs. 2-3:



Figure 2. Functional Block Diagram for the Cisco ONS 15454 MSTP High-Power Counter-Propagating Raman Amplifier

Figure 3. Functional Block Diagram for the Cisco ONS 15454 MSTP High-Power Co-Propagating Raman Amplifier



See also id. at Table 5:

Specification	Counter-Propagating Unit	Co-Propagating Unit
Pump wavelength	1428 nm (pumps 1 and 2) 1457 nm (pumps 3 and 4)	1428 nm (pumps 1 and 2) 1457 nm (pumps 3 and 4)
Raman pump unit class	1 M	1 M
Operating range Raman pump power	100 to 1000 mW	200 to 1000 mW
Maximum output power: pump laser 1+ 2 (1428 nm)	500 mW	550 mW
Maximum output power: pump laser 1+ 2 (1457 nm)	500 mW	500 mW
Pump-power set resolution	0.1 mW (maximum)	0.1 mW (maximum)
Pump-power precision	+ or – 2%	+ or – 2%
Optical power-settling time	0.1 to 1 sec	0.1 to 1 sec
Maximum optical output power - LINE Rx port	1200 mW (maximum)	1200 mW (maximum)
C-band signal wavelength range	1500 to 1567 nm (96 channels)	C-band wavelengths do not propagate through this card.

#### Table 5. Optical Amplifier Specifications

77. Further, the '383 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, transmit optical signals in a signal wavelength range from 1530-1570 nm; counter-propagate optical energy in the first pump wavelength range from 1410 to 1480 nm (e.g., from 1428 nm to 1457 nm); and co-propagate optical energy in the second pump wavelength range from 1410 to 1430 nm (e.g., from 1410 to 1430 nm (e.g., from 1428 nm to 1457 nm). *See, e.g.*, **15454 MSTP Datasheet** at Table 5:

Specification	Counter-Propagating Unit	Co-Propagating Unit
Pump wavelength	1428 nm (pumps 1 and 2) 1457 nm (pumps 3 and 4)	1428 nm (pumps 1 and 2) 1457 nm (pumps 3 and 4)
Raman pump unit class	1 M	1 M
Operating range Raman pump power	100 to 1000 mW	200 to 1000 mW
Maximum output power: pump laser 1+ 2 (1428 nm)	500 mW	550 mW
Maximum output power: pump laser 1+ 2 (1457 nm)	500 mW	500 mW
Pump-power set resolution	0.1 mW (maximum)	0.1 mW (maximum)
Pump-power precision	+ or – 2%	+ or - 2%
Optical power-settling time	0.1 to 1 sec	0.1 to 1 sec
Maximum optical output power - LINE Rx port	1200 mW (maximum)	1200 mW (maximum)
C-band signal wavelength range	1500 to 1567 nm (96 channels)	C-band wavelengths do not propagate through this card.

Table 5. Optical Amplifier Specifications

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78. Discovery is expected to uncover the full extent of Verizon's unlawful use of Optic153's patented technology in the '383 Patent beyond the '383 Accused Instrumentalities already identified through public information.

79. On information and belief, Verizon also directly infringed at least Claims 1-2 of the '383 Patent by testing the '383 Accused Instrumentalities, including in relation to network testing and improvement responsive to user/customer feedback, and demonstration at trade shows, sales facilities, customer sites, and training/tutorial videos.

Plaintiff has suffered damages as a result of Verizon's infringement of the '383
 Patent.

81. Plaintiff reserves the right to modify its infringement theories as discovery progresses in this case. Plaintiff shall not be estopped for purposes of its infringement contentions or its claim constructions by the foregoing discussions on how the '383 Accused Instrumentalities infringe the '383 Patent. Plaintiff intends only that the foregoing discussions satisfy the notice requirements of Rule 8(a)(2) of the Federal Rule of Civil Procedure, and that they should not be construed as Plaintiff's preliminary or final infringement contentions or preliminary or final claim construction positions.

#### COUNT V - INFRINGEMENT OF U.S. PATENT NO. 6,587,261

82. Plaintiff incorporates and realleges the preceding paragraphs as if fully set forth herein.

83. The '261 Patent is directed to systems and methods for amplifying optical signals, as described and claimed in the '261 Patent.

84. Verizon directly infringed at least Claims 1 and 10 of the '261 Patent, in this judicial District and elsewhere in the United States, pursuant to 35 U.S.C. § 271(a), literally or

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under the doctrine of equivalents, by, among other things, by making, using, selling, offering to sell, and/or importing in or into the United States, without authority: products, devices, systems, and/or components of systems that supply optical energy in a plurality of pump wavelengths based on a characterized amplifier performance to control amplification signal wavelengths in an optical signal ("261 Accused Instrumentalities"). The '261 Accused Instrumentalities include, for example and without limitation, Verizon's optical communications networks and systems (e.g., Verizon's metro fiber-optic network and fiber-to-the-premises network) that employ Cisco's NCS 2000 Series network platform, ONS 15454 Series platform, and GS7000 Optical Hub, and Fujitsu's 1Finity platforms including Flashwave 7500/9500 and L130 CDC ROADM Blade, and/or other telecommunications networks and systems that deploy or have deployed such platforms or components.

85. By way of example, the representative instrumentality, Verizon's metro fiberoptic network, employs Cisco's NCS 2000 Series network platform in as early as 2015 and infringes the '261 Patent. *See, e.g.*, "Cisco offers Verizon metro optical network deal insight," *available at* <u>https://www.lightwaveonline.com/network-design/packet-</u>

transport/article/16651074/cisco-offers-verizon-metro-optical-network-deal-insight (last visited Apr. 1, 2020). The NCS 2000 Series network platform includes erbium doped fiber amplifiers (e.g., OPT-AMP-xx-x and OPT-EDFA-xx,) and Raman amplifiers (e.g., OPT-RAMP-C, OPT-RAMP-CE, and EDRA-x-xx). *See, e.g.*, NCS 2000 Platform Data Sheet at 1; *see also* Provisioning Optical Amplifier Cards at 1.

86. As another example, Verizon's metro fiber-optic network, employs Fujitsu's Flashwave 9500 since as early as 2008. *See, e.g.*, **Verizon Selects Fujitsu** at 1 ("Verizon has selected the Fujitsu FLASHWAVE® 9500 platform for deployment as a result of the Verizon

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Packet OTP RFP process"); *see also* **Fujitsu's Response to State of Utah** at 44 ("Our FLASHWAVE 9500 product was selected by Verizon in 2008 for deployment to enhance the metro transport infrastructure within Verizon markets in the United States to support and consolidate SONET, Ethernet, and wavelength services traffic in a variety of applications. Including high-definition video on demand, higher-speed Internet access, and advanced voice services."). The Flashwave 9500 employs EDFA and Raman amplifiers:



## See Fujitsu's Response to State of Utah at 529.

87. More specifically, the '261 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, perform a method of amplifying optical signals comprising providing an optical amplifier (e.g., EDFA or Raman amplifiers) in an optical transmission fiber including an amplifying fiber configured to receive

power as optical energy in a plurality of pump wavelengths. *See, e.g.*, **Fiber to the Home Presentation** at 4 (e.g., the amplifying fiber of the EDFA is coupled to the optical transmission fiber via optical couplers) (annotated):



*See, e.g.*, Fig. 2 of **NCS 2000 Platform Datasheet** at 1 (showing the use of variable gain EDFAs):



*See also* **NCS 2000 Series Data Sheet** at 1 (listing all suitable optical amplifiers including OPT-EDFA-xx, EDRAx-xx, OPT-AMP-C, OPT-AMP-17C, M-RAMAN-CTP, and M-RAMAN-COP):

Optical Amplifiers	
15454-OPT-EDFA-17=	Enhanced C-band 96 channel low cost amplifier 17 dB max gain, 50 GHz compatible, LC connector, includes two 2m LC/LC fiber-optic cables
15454-OPT-EDFA-24=	Enhanced C-band 96 channel low cost amplifier 24 dB max gain, 50 GHz compatible, LC connector, includes two 2m LC/LC fiber-optic cables
NCS2K-EDRA1-26C=	21dBm Erbium Doped Raman Amplifier 26dB Span - C-Band, includes one 2m LC/LC fiber-optic cables and one 2m E2000/PC High power fiber optical cable
NCS2K-EDRA1-35C=	21dBm Erbium Doped Raman Amplifier 35dB Span - C-Band, includes one 2m LC/LC fiber-optic cable and one 2m E2000/PC High power fiber optical cable
NCS2K-EDRA2-26C=	21dBm Erblum Doped Raman Amplifier + Bst 26dB Span - C-Band, includes two 2m LC/LC fiber-optic cables and one 2m E2000/PC High power fiber optical cable
NCS2K-EDRA2-35C=	21dBm Erblum Doped Raman Amplifier + Bst 35dB Span - C-Band, includes two 2m LC/LC fiber-optic cables and one 2m E2000/PC High power fiber optical cable
15454-OPT-AMP-C=	ONS 15454 Enhanced Optical Amplifier, includes two 2m LC/LC fiber-optic cable and one LC/LC LOOPBACK
15454-OPT-AMP-17C=	17dB Gain, Amp, includes two 2m LC/LC fiber-optic cable and one LC/LC LOOPBACK
15454-M-RAMAN-CTP=	15454 MSTP - Raman Amplifier - C-band - Counter-Propagating, includes two 2m E2000/PC High power fiber optical cable
15454-M-RAMAN- COP=	15454 MSTP - Raman Amplifier - C-band - Co-Propagating, includes one 2m E2000/PC High power fiber optical cable

*See also* **Raman C-Band Datasheet** at 1 ("A Raman amplifier uses intrinsic properties of silica fibers to obtain signal amplification. This means that transmission fibers can be used as a medium for amplification, and hence that the intrinsic attenuation of data signals transmitted over the fiber can be combated within the fiber. An amplifier working on the basis of this

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principle is commonly known as a distributed Raman amplifier (DRA) or simply Raman amplifier. The OPT-RAMP-C unit not only embeds efficient next-generation pump lasers to generate counter-propagating Raman effect in the span fiber but also a low-noise Erbium Doped Fiber Amplifier (EDFA) to optimize the overall Noise Figure of the Node.).

88. As another example, on information and belief, the 1Finity platforms, such as the Flashwave 7500/9500 deployed in Verizon's metro fiber-optic network, provide an optical amplifier (e.g., EDFA or Raman amplifiers) in an optical transmission fiber including an amplifying fiber (e.g., the amplifying fiber connected to either the EDFA or Raman amplifiers) configured to receive power as optical energy in a plurality of pump wavelengths.

89. Also, the '261 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, characterize the amplifier performance for optical signals passing through the transmission fiber and amplifying fiber as a function of the optical energy provided in the plurality of pump wavelengths. *See, e.g.*, **Network Reference** at 1 ("Amplifiers monitor the changes to the input power and change the output power proportionately according to the calculated gain setpoint."); *see also id.* at Table 4 (monitoring input and output power of EDFA):

#### OPT-EDFA-17 and OPT-EDFA-24 Cards Power Monitoring

Physical photodiodes PD1 through PD6 monitor the power for the OPT-EDFA-17 and OPT-EDFA-24 cards.

la	able 4 OPT-EDFA-17 and OPT-EDFA-24 Port Galibration							
Pł	notodiode	CTC Type Name	Calibrated to Port					
P	1	EDFA Input Power	COM-RX					
P	2	EDFA Output Power	LINE-TX					
P	3	EDFA Output Power	LINE-TX					
P4	4	OSC ADD Input Power	OSC-RX					
P	5	OSC DROP Output Power	LINE-RX					
P	6	COM-TX Output Power	LINE-RX					

Table 4 OPT-EDFA-17 and OPT-EDFA-24 Port Calibratio

See also id. at Table 5 (monitoring input and output power of EDRA):

## EDRA-1-xx and EDRA-2-xx Cards Power Monitoring

The following table lists the physical photodiodes that monitor the power for the EDRA-1-xx and EDRA-2-xx cards.

Table 5 EDRA-1-xx and EDRA-2-xx Port Calibration

Photodiode	CTC Type Name	Calibrated to Port
PD1	Remnant Pump Input power	LINE-TX
PD2	OSC Add Input Power	OSC-RX
PD3	EDFA1 Input Power	LINE-RX
PD4	EDFA1 Output Power	COM-TX
PD5	EDFA2 Input Power	COM-RX
PD6	EDFA2/LINE-TX Output Power	LINE-TX
PD7	OSC Drop Output Power	LINE-TX
PD11	Pump $\lambda 1$ in-fibre Output Power	LINE-RX
PD12	Pump $\lambda 2$ in-fibre Output Power	LINE-RX
PD13	Pump $\lambda$ 3 in-fibre Output Power	LINE-RX
PD14	Pump $\lambda 4$ in-fibre Output Power	LINE-RX
PD15	Total Pump in-fibre Output Power	LINE-RX
PD16	Back-Reflected Pump Power	LINE-RX
PD17	OTDR2-L Input Power	OTDR2-L-RX

See NCS 2000 Platform Data Sheet at 1 ("The amplifier also provides a fast-transient

suppression to respond quickly to network changes without adding impairments and degradation. It also allows a programmable tilt and possess a non-distorting low-frequency transfer function. Each card integrates software-controllable Variable Optical Attenuators (VOAs) along with extensive optical monitoring with photo diodes, to provide nodal- and network-based automatic power-level management."); *see also* **Release 10.x Optical Amplifier Cards** at 1 (showing a processor "uP2860" to characterize the amplifier performance for optical signals passing through the transmission fiber and amplifying fiber) (annotated):



90. As another example, on information and belief, the 1Finity platforms, such as the Flashwave 7500/9500 deployed in Verizon's metro fiber-optic network, characterize the amplifier performance for optical signals passing through the transmission fiber and amplifying fiber as a function of the optical energy provided in the plurality of pump wavelengths. *See* **1Finity L130 Data Sheet** at 1; *see also* **1Finity L160 Data Sheet** at 1.

91. Further, the '261 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, supply optical energy in the plurality of pump wavelengths in an amount based on the characterized amplifier performance (e.g., to reach target power) to control the amplification of a plurality of signal wavelengths included in the optical signal. *See, e.g.*, **Network Reference** at 1 ("After the GEDFA is set, APC regulates the power on the VOA (DC-TX port) of the OPT-RAMP-C or OPT-RAMP-CE card to match the target Power (COM-TX port) value, and accounts for the actual DCU loss."); *see also* **Provisioning Optical Amplifier Cards** at 1 ("OPT-AMP-C Card ... Fixed output power mode (mode used during provisioning) ... ASE compensation in Constant Gain and Constant Output Power modes ... OPT-EDFA-17 and OPT-EDFA-24 Cards ... Constant gain mode ... ASE

compensation in Constant Gain and Constant Output Power modes"); Node Reference at 1

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("The APC dynamically adjusts the tilt reference (TILT REFERENCE) value to meet the target taking into consideration the Raman tilt (TILT RAMAN) that the Raman installation wizard calculates and the EDFA tilt (TILT EDFA) that is calculated by the OPT-RAMP-C or OPT-RAMP-CE card based on its GEDFA value: TILT CTP setpoint = TILT RAMAN + TILT EDFA + TILT REFERENCE").

92. As another example, on information and belief, the 1Finity platforms, such as the Flashwave 7500/9500 deployed in Verizon's metro fiber-optic network, supply optical energy in the plurality of pump wavelengths in an amount based on the characterized amplifier performance to control the amplification of a plurality of signal wavelengths included in the optical signal. *See* **1Finity L130 Data Sheet** at 1; *see also* **1Finity L160 Data Sheet** at 1.

93. Further, the '261 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, perform a method of calibrating optical amplifier performance comprising installing an optical amplifier (e.g., EDFA or Raman amplifiers) in an optical transmission fiber. *See, e.g.*, **Fiber to the Home Presentation** at 4 (e.g., installing an EDFA in an optical transmission fiber that connects to the ONT and the OLT) (annotated):



See also Fig. 2 of NCS 2000 Platform Datasheet at 1 (showing the use of variable gain EDFAs

connected to transmission and reception fibers):



*See also* **NCS 2000 Series Data Sheet** at 1 (listing optical amplifiers including OPT-EDFA-xx, EDRAx-xx, OPT-AMP-C, OPT-AMP-17C, M-RAMAN-CTP, and M-RAMAN-COP that can be installed in an optical transmission fiber):

Optical Amplifiers	
15454-OPT-EDFA-17=	Enhanced C-band 96 channel low cost amplifier 17 dB max gain, 50 GHz compatible, LC connector, includes two 2m LC/LC fiber-optic cables
15454-OPT-EDFA-24=	Enhanced C-band 96 channel low cost amplifier 24 dB max gain, 50 GHz compatible, LC connector, includes two 2m LC/LC fiber-optic cables
NCS2K-EDRA1-26C=	21dBm Erblum Doped Raman Amplifier 26dB Span - C-Band, includes one 2m LC/LC fiber-optic cables and one 2m E2000/PC High power fiber optical cable
NCS2K-EDRA1-35C=	21dBm Erbium Doped Raman Amplifier 35dB Span - C-Band, includes one 2m LC/LC fiber-optic cable and one 2m E2000/PC High power fiber optical cable
NCS2K-EDRA2-26C=	21dBm Erblum Doped Raman Amplifier + Bst 26dB Span - C-Band, includes two 2m LC/LC fiber-optic cables and one 2m E2000/PC High power fiber optical cable
NCS2K-EDRA2-35C=	21dBm Erblum Doped Raman Amplifier + Bst 35dB Span - C-Band, includes two 2m LC/LC fiber-optic cables and one 2m E2000/PC High power fiber optical cable
15454-OPT-AMP-C=	ONS 15454 Enhanced Optical Amplifier, includes two 2m LC/LC fiber-optic cable and one LC/LC LOOPBACK
15454-OPT-AMP-17C=	17dB Gain, Amp, includes two 2m LC/LC fiber-optic cable and one LC/LC LOOPBACK
15454-M-RAMAN-CTP=	15454 MSTP - Raman Amplifier - C-band - Counter-Propagating, includes two 2m E2000/PC High power fiber optical cable
15454-M-RAMAN- COP=	15454 MSTP - Raman Amplifier - C-band - Co-Propagating, includes one 2m E2000/PC High power fiber optical cable

94. As another example, on information and belief, the 1Finity platforms, such as the Flashwave 7500/9500 deployed in Verizon's metro fiber-optic network, perform a method of calibrating optical amplifier performance comprising installing an optical amplifier (e.g., EDFA

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or Raman amplifiers) in an optical transmission fiber. *See* **1Finity L130 Data Sheet** at 1; *see also* **1Finity L160 Data Sheet** at 1.

95. Further, the '261 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, transmit test power through the transmission fiber and the optical amplifier and varying the power supplied to the optical amplifier. *See, e.g.*, "Cisco NCS 2000 Series Network Configuration Guide, Release 10.x.x, Chapter: Turning Up a Network," at Steps 8 and 9 of "Configure the Raman Pump Using the Installation Wizard" ("**Turning Up a Network**"), *available at* <u>https://www.cisco.com/c/en/us/td/docs/optical/15000r10\_0/ncs/network\_config/guide/b\_ncs\_net</u> <u>work\_configuration/b\_ncs\_network\_configuration\_chapter\_01000.html</u> (last visited Apr. 1, 2020) (turning on amplifiers and calibrating Raman amplification using a software installation wizard):

7 == 4	D	ay0 Raman Calibration					• • >
Routing Page	Calibrate Raman						
Start Node: WXC_BSTE_Chica-155 -> OLA2_CrownP-154 End Node: OLAasym_Batavia-157	Card on Node:	WXC_BSTE_Chica-155		Card on Node:	OLA	2_CrownP-	154
Start Node: WXC_BSTE_CI	Shelf:	2		Shelf:	_		
End Node OLA2_CrownF	Slot:	1 (OPT-RAMP CD	-	Slot:	slot 1	(OPT-RAM	Pine T
Shelf: 2	Port:	RAMAN-TX/A	7	Port:	RAMA		*
Slot: 17 (MXP_2.5)							
Mux/Dmux not present							
Selected Lambda: 1530.33 nm		-Hints-				-	
		The following steps will b	ie perf	formed:			
		1) The Booster present o	n the S	Start Node will be t	urned or	ì.	
		<ol> <li>The OPT-RAMP card of 3) Received power and til</li> </ol>	In the he End	start node will be t d Node will be mea	lumed or sured.	1.	
		1					
			Repo	eat			
		Time Star		16-11-27			
		Low Power in	dEmb:	-4.4			
		High Power (	dBm)c	1.2			
		<82	ick	Next> Fir	nish	Cancel	Help

# Step 8 Click Next. The Calibrate Raman Page is displayed (Figure 16-10).

Figure 10. Calibrating Raman Amplification

Step 9 As soon as the Raman calibrations are complete, the Next button is enabled. Click Next.

Figure 11. Calibrating Raman Amplification

7 == 4	D	ay0 Raman Calibration			
Routing Page	Calibrate Raman				
Start Node: WXC_BSTE_Chica-155 -> OLA2_CrownP-154 -> OLAssyn_Batavia-157 -> ROADM_Buffate-158 End Node: OLAssyn_Suffer-141	Card on Node: Shelf:	WXC_BSTE_Chica-155	Card on Node: Shelf:	OLA2_CrownP-1	.54
Setting Parameters	Slot:	1 (OPT-RAMP CE)	Slot	slot 1 (OPT-RAMP	
End Node: OLA2_CrownF	Port:	RAMAN-TX/A	Port:	RAMAN-TX/A	-
Port: 5 (Trunk) Mux/Dmux not present Selected Lambda: 1530.33 nm		Hints The following steps will b 1) The Booster present o 2) The OPT-RAMP card o 3) Received power and th WXC_BSTE_Chic	e performed: n the Start Node will be t in the start node will be t le End Node will be mea a- 155 get Raman Para	turned on. turned on. isured.	
		Time Stam	m.		
		Low Power (	IBm):		
		High Power (	1B m)¢		
		< Ba	ck Next> Fit	nish Cancel	Help

96. As another example, on information and belief, the 1Finity platforms, such as the Flashwave 7500/9500 deployed in Verizon's metro fiber-optic network, transmit test power through the transmission fiber and the optical amplifier and vary the power supplied to the optical amplifier. *See* **1Finity L130 Data Sheet** at 1; *see also* **1Finity L160 Data Sheet** at 1.

97. The '261 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, measure the test power transmitted through the optical amplifier as a function of the power supplied to the optical amplifier; and, calculate amplifier performance parameters based on the measured test powers to characterize the amplification of a plurality of signal wavelengths as a function of the power supplied to the amplifier. *See, e.g.*, **Turning Up a Network** at 1 (at Steps 12 and 13) of "Configure the Raman Pump Using the Installation Wizard" (measuring test power and calculating Raman gain): Step 12 Click Next. The Accept Results page is displayed (Figure 16-12).

Figure 12. Raman Amplification Results



The calculated Raman power and Raman gain are displayed. (Figure 16-12.)

See also id. at Step 13 (The wizard compares the calculated Raman gain value with the expected results. Your action depends on the Raman gain values: Expected gain (Gt) – 0.5 dB <= (gain)  $\leq$  (expected gain) + 0.5 dB—If the Raman gain is within this range, it means that the setup procedure was successful. Go to Step 14. (Expected gain) - 3.0 dB <= (gain) <= (expected gain) – 0.5 dB—If the Raman gain is within this range, it means that the values are slightly outside the range. The wizard recommends that you verify the span length and cabling, and repeat the installation wizard procedure."); see also Multi-Haul Transport at 1 (calculating amplifier performance to characterize the amplification):

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The below chart captures our test results for how we traded excess margin for more capacity in Verizon's network.

98. As another example, on information and belief, the 1Finity platforms, such as the Flashwave 7500/9500 deployed in Verizon's metro fiber-optic network, measure the test power transmitted through the optical amplifier as a function of the power supplied to the optical amplifier; and, calculate amplifier performance parameters based on the measured test powers to characterize the amplification of a plurality of signal wavelengths as a function of the power supplied to the amplifier. **1Finity L130 Data Sheet** at 1; *see also* **1Finity L160 Data Sheet** at 1.

99. Discovery is expected to uncover the full extent of Verizon's unlawful use of Optic153's patented technology in the '261 Patent beyond the '261 Accused Instrumentalities already identified through public information.

100. On information and belief, Verizon also directly infringed at least Claims 1 and 10 of the '261 Patent by testing the '261 Accused Instrumentalities, including in relation to network testing and improvement responsive to user/customer feedback, and demonstration at trade shows, sales facilities, customer sites, and training/tutorial videos.

101. Plaintiff has suffered damages as a result of Verizon's infringement of the '261Patent.

102. Plaintiff reserves the right to modify its infringement theories as discovery progresses in this case. Plaintiff shall not be estopped for purposes of its infringement

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contentions or its claim constructions by the foregoing discussions on how the '261 Accused Instrumentalities infringe the '261 Patent. Plaintiff intends only that the foregoing discussions satisfy the notice requirements of Rule 8(a)(2) of the Federal Rule of Civil Procedure, and that they should not be construed as Plaintiff's preliminary or final infringement contentions or preliminary or final claim construction positions.

## COUNT VI - INFRINGEMENT OF U.S. PATENT NO. 6,771,413

103. Plaintiff incorporates and realleges the preceding paragraphs as if fully set forth herein.

104. The '413 Patent is directed to systems and methods for transmitting optical signals, as described and claimed in the '413 Patent.

105. Verizon directly infringed at least Claims 1 and 10 of the '413 Patent, in this judicial District and elsewhere in the United States, pursuant to 35 U.S.C. § 271(a), literally or under the doctrine of equivalents, by, among other things, by making, using, selling, offering to sell, and/or importing in or into the United States, without authority: products, devices, systems, and/or components of systems that counter pump and co-pump optical energy to produce Raman amplification in an optical fiber ("'413 Accused Instrumentalities"). The '413 Accused Instrumentalities include, for example and without limitation, Verizon's optical communications networks and systems (e.g., Verizon's metro fiber-optic network and fiber-to-the-premises network) that employ counter-propagating (e.g., Cisco's 15454-M-RAMAN-CTP card) and co-propagating (e.g., 15454-M-RAMAN-COP card) Raman units, NCS 2000 Series network platform, and ONS 15454 Series platform, and/or other telecommunications networks and systems that deploy or have deployed such platforms or components.

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106. By way of example, the representative instrumentality, Verizon's metro fiberoptic network, employs Cisco's NCS 2000 Series network platform in as early as 2015 and infringes the '413 Patent. *See, e.g.*, "Cisco offers Verizon metro optical network deal insight," *available at* <u>https://www.lightwaveonline.com/network-design/packet-</u>

transport/article/16651074/cisco-offers-verizon-metro-optical-network-deal-insight (last visited

Apr. 1, 2020). The NCS 2000 Series network platform includes Raman amplifiers such as

RAMAN-CTP, RAMAN-COP, 15454-M-RAMAN-CTP card, and 15454-M-RAMAN-COP

card to amplify optical signals and to provide signal co-propagation and counter-propagation.

An image of the RAMAN-CTP and RAMAN-COP is shown below:

Figure 5-22 shows the RAMAN-CTP card faceplate.

Figure 5-22 RAMAN-CTP Faceplate



The RAMAN-COP card has only one optical port located on the faceplate. RAMAN-TX is the Raman co-propagating output port.

Figure 5-23 shows the RAMAN-COP card faceplate.

Figure 5-23 RAMAN-COP Faceplate

			0 			□	
--	--	--	-------	--	--	---	--

See Release 9.6 Optical Amplifier Cards at 1. An image of the 15454-M-RAMAN-CTP card

and 15454-M-RAMAN-COP is also shown below:



# See 15454 MSTP Datasheet at 1.

107. More specifically, the '413 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, perform a method of transmitting optical signals comprising transmitting optical signals, in an optical signal wavelength range (e.g., 1500 to 1567 nm), via a transmission media (e.g., an optical fiber) and amplifying the optical signals a plurality of times at a plurality of separate locations (e.g., where the counter-propagating and co-propagating amplifiers are located along the transmission) to produce a composite optical signal gain profile, wherein amplifying includes counter pumping optical energy in the transmission media in a first pump wavelength range (e.g., 1428 nm to 1457 nm or ζP1 and ζP2 via Pumps 1-4) and co-pumping optical energy in the transmission media in a

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second pump wavelength range (e.g., 1428 nm to 1457 nm or  $\lambda$ P1 and  $\lambda$ P2 via Pumps 1-4) to produce Raman amplification of the optical signals. *See* **15454 MSTP Datasheet** at 1 ("The high power counter-propagating unit injects counter-propagating optical power to generate a Raman effect in the span fiber and thus amplifies the signals propagating in the same fiber. Similarly, the co-propagating Raman unit injects co-propagating optical power that also amplifies the signal through a Raman effect in fiber. The signal thus receives amplification from the optical power injected by both these units present on opposite ends of the span"); *see also id.* at Figs. 2 and 3:



Figure 2. Functional Block Diagram for the Cisco ONS 15454 MSTP High-Power Counter-Propagating Raman Amplifier

Figure 3. Functional Block Diagram for the Cisco ONS 15454 MSTP High-Power Co-Propagating Raman Amplifier



See also Network Reference at Fig. 21 (annotated):

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# See also Multi-Haul Transport at 1 (annotated):



See also NCS 2000 Datasheet at 1 ("The Raman pump provides the following features (Figure 4): • Total pump power of 1000 mW, consisting of four pumps over four wavelengths •
Raman pump back-reflection detector to detect the amount of Raman pump power back-scattered by the LINE-RX connector and by the transmission fiber. ...").

108. Also, the '413 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, counter pump to produce a counter pumping noise figure profile (e.g., as created by ζP1 and ζP2 via Pumps 1-4) over the optical

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signal wavelength range corresponding to the Raman amplification and co-pump to vary the counter pumping noise figure profile over at least a portion of the optical signal wavelength range (e.g., as created by  $\lambda$ P1 and  $\lambda$ P2 via Pumps 1-4). *See also* "Practical Aspects of Raman Amplifier," *available at* <u>https://www.cisco.com/c/en/us/support/docs/optical-networking/ons-15454-m6-multiservice-transport-platform-mstp/212834-practical-aspects-of-raman-</u>

amplifier.html (last visited Apr. 1, 2020) ("Noise Sources Noise created in a DRA span consists: Amplified Spontaneous Emissions (ASE) Double Rayleigh Scattering (DRS) Pump Laser Noise ASE noise is due to photon generation by spontaneous Raman scattering. DRS noise occurs when twice reflected signal power due to Rayleigh scattering is amplified and interferes with the original signal as crosstalk noise. ... Counter pump DRA configuration results in better OSNR performance for signal gains of 15 dB and greater. ... For fibers with low DRS noise, the Raman noise figure due to ASE is much better than the EDFA noise figure. Typically, the Raman noise figure is –2 to 0 dB, which is about 6 dB better than the EDFA noise figure."); *see also* **Node Reference** at FIG. 12:

Figure 12. Terminal Node Configuration with SMR9 FS Card



See also Provisioning Optical Amplifier Cards at 1 (annotated):

#### RAMAN-CTP and RAMAN-COP Cards Power Monitoring

Physical photodiodes P1 through P10 monitor the power for the RAMAN-CTP card.

Table 2 RAMAN-CTP Port Calibration			
Photodiode	CTC Type Name	Calibrated to Port	
P1	DFB in-fiber Output Power	LINE-TX	
P2	DWDM RX Input Power	LINE-RX	
P3	Pump 1 in-fiber Output Power	LINE-RX	
P4	Pump 2 in-fiber Output Power	LINE-RX	
P5	Total Pump in-fiber Output Power	LINE-RX	
P6	Back-Reflected Pump Power	LINE-RX	
P7	DWDM TX Input Power	COM-RX	
P8	Total Co-Pump in-fiber Output Power	LINE-TX	
P9	DFB Input Power	LINE-RX	
P10	ASE Input Power	LINE-RX	

Physical photodiodes P3 through P6 monitor the power for the RAMAN-COP card.

Photodiode	CTC Type Name	Calibrated to Port
P3	Pump 1 in-fiber Output Power	RAMAN-TX
P4	Pump 2 in-fiber Output Power	RAMAN-TX
P5	Total Pump in-fiber Output Power	RAMAN-TX
P6	Back-Reflected Pump Power	RAMAN-TX

109. Also, the '413 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, filter the composite optical signal gain profile produced by amplifying the optical signal a plurality of times (e.g., through a series of amplifiers) to produce a desired gain profile for the optical signals. *See also* **15454 MSTP Datasheet** at 1 ("To equalize the Raman gain ripple, the high-power Raman amplifiers must be equipped in nodes with equalization ability: either a dynamic gain-equalizer (DGE) node or a reconfigurable optical add/drop multiplexing (ROADM) node. Multiple options are possible and are detailed in Figures 4 through 6.").

110. On information and belief, the '413 Accused Instrumentalities, including the representative instrumentality, Verizon's metro fiber-optic network, produce a desired gain

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profile that is a flat gain profile (e.g., a constant gain). *See, e.g.*, Practical Aspects of Raman Amplifier at 1:

$$G_{\text{R.on/off}} = 10 \log \left( \frac{P_s(\text{pump.on,signal.on}) - P_{\text{noise}}(\text{pump.on,signal.off})}{P_s(\text{pump.off,signal.on})} \right)$$

See also **Provisioning Optical Amplifier Cards** at 1 ("The features of the OPT-RAMP-C and OPT-RAMP-CE card include: ... Gain Flattening Filter (GFF) for Raman plus EDFA ripple compensation").

111. Discovery is expected to uncover the full extent of Verizon's unlawful use of Optic153's patented technology in the '413 Patent beyond the '413 Accused Instrumentalities already identified through public information.

112. On information and belief, Verizon also directly infringed at least Claims 1 and 10 of the '413 Patent by using the '413 Accused Instrumentalities, including in relation to product testing and improvement responsive to user/customer feedback, and demonstration at trade shows, sales facilities, customer sites, and training/tutorial videos.

113. Plaintiff has suffered damages as a result of Verizon's infringement of the '413Patent.

114. Plaintiff reserves the right to modify its infringement theories as discovery progresses in this case. Plaintiff shall not be estopped for purposes of its infringement contentions or its claim constructions by the foregoing discussions on how the '413 Accused Instrumentalities infringe the '413 Patent. Plaintiff intends only that the foregoing discussions satisfy the notice requirements of Rule 8(a)(2) of the Federal Rule of Civil Procedure, and that they should not be construed as Plaintiff's preliminary or final infringement contentions or preliminary or final claim construction positions.

# PRAYER FOR RELIEF

WHEREFORE, Plaintiff demands judgment for itself and against Defendant Verizon as follows:

A. A judgment that Defendant has infringed one or more claims of each of the Asserted Patents;

B. A judgment awarding Plaintiff all damages adequate to compensate for Defendant's infringement, and in no event less than a reasonable royalty for Defendant's acts of infringement, including all pre-judgment and post-judgment interest at the maximum rate allowed by law;

C. A judgment and order finding that this is an exceptional case within the meaning of 35 U.S.C. § 285 and awarding Plaintiff its reasonable attorneys' fees; and

D. A judgment awarding Plaintiff such other relief as the Court may deem just and equitable.

# **DEMAND FOR JURY TRIAL**

Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure, Plaintiff demands a trial by jury of this action.

Dated: June 2, 2020

# DEVLIN LAW FIRM LLC

/s/ Alex Chan

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