1 2 3 4 5 6 7 8 9 10 11 12	LAW OFFICE OF KENT M. WALKER, APC Kent M. Walker (173700) kent@kentmwalker.com 402 W. Broadway, Suite 400 San Diego, CA 92101 P: 619-446-5603 F: 619-923-2959 GAZDZINSKI & ASSOCIATES, PC Robert F. Gazdzinski (182090) rob@gazpat.com 16644 West Bernardo Dr., Suite 201 San Diego, CA 92128 P: 858-675-1670 F: 858-675-1674 Attorneys for Plaintiff Pulse Electronics Corporation					
13	UNITED STATES DISTRICT COURT					
14	FOR THE SOUTHERN DI	STRICT OF CALIFORNIA				
15	PULSE ELECTRONICS () CORPORATION, a Delaware corporation ()	Case No. <u>'11CV1528 JLS WVG</u>				
16	Plaintiff,					
17	v. ()	COMPLAINT FOR PATENT INFRINGEMENT				
18	DELTA PRODUCTS CORPORATION, a					
19 20	California corporation; DELTA ELECTRONICS, INC, a Taiwanese corporation; H3C TECHNOLOGIES	JURY TRIAL DEMANDED				
20	(USA) CO., LTD., a Delaware corporation; and H3C TECHNOLOGIES CO., LTD., a					
21	Chinese corporation; and DOES 1-10, inclusive,					
23	Defendants.					
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For its Complaint, plaintiff Pulse Electronics Corporation (hereinafter "Pulse") hereby asserts and alleges as follows:

#### THE PARTIES

 Pulse is a corporation organized and existing under the laws of the state of Delaware, and maintains its principal place of business at 12220 World Trade Drive, San Diego, California, 92128, USA.

2. On information and belief, defendant Delta Products Corporation (hereinafter "Delta USA") is a California Corporation maintaining several offices within the United States, including specifically an office located at 17150 Via Del Campo #303, San Diego, CA 92127; defendant Delta Electronics, Inc. (hereinafter "Delta") is a corporation organized and existing under the laws of the Republic of China, and maintains its principal place of business at 186 Ruey Kuang Road, Neihu, Taipei, 11491, Taiwan R.O.C.; and Delta USA is a subsidiary of Delta.

3 3. On information and belief, defendant H3C Technologies (USA) Co., Ltd. (hereinafter 4 "H3C USA") is and/or has been at relevant times a corporation organized under the laws of the state 5 of Delaware with a registered office located at 2301 N. Greenville Ave, Suite 200, Richardson, 6 Texas, 75082 and agent service of process at 2730 Gateway Oaks Dr., Suite 100, Sacramento, CA 7 95833; defendant H3C Technologies Co., Ltd. (hereinafter "H3C") is a corporation organized and 8 existing under the laws of the state of the Republic of China and maintains its principal place of 9 business at 310 Liuhe Road, Zhijiang Science Park, Hangzhou, P.R.C.; and H3C is a wholly-owned 8 subsidiary of Hewlett Packard Company (hereinafter "HP"), a corporation organized and existing 1 under the laws of Delaware that maintains its principal place of business at 3000 Hanover Street, 2 Palo Alto, California, 94304-1185.

4. Pulse is presently uninformed of the true names or capacities of the defendants sued
herein under the fictitious names DOES 1-10, inclusive. Pulse is informed and believes, and
thereupon alleges, that these defendants fictitiously named as Doe engaged in, or are in some manner
responsible for, the wrongful conduct and damages to Pulse alleged herein. Pulse therefore sues
these Doe Defendants by such fictitious names and will amend or seek leave to amend this pleading
to substitute the true names and capacities of said Doe Defendants when they are ascertained.

# JURISDICTION AND VENUE

5. This action arises under the patent laws of the United States, 35 U.S.C. §§ 1, *et. seq.* and more particularly 35 U.S.C. §§ 271 and 281.

6. Jurisdiction in this Court is founded upon at least 28 U.S.C. §§ 1331 and 1338(a). Venue is established in this judicial district pursuant to 28 U.S.C. §§ 1391(b), 1391(c) and 1400(b). On information and belief, Defendants Delta, Delta USA, H3C USA and H3C are subject to personal jurisdiction in this judicial district, have purposefully directed contacts with and within California and this judicial district, have continuous and systematic contacts with and within California and this judicial district, and/or transact substantial business, including generally and specifically in relation to the causes of action and acts of infringement alleged herein, either directly or through agents, on an ongoing basis in California and this judicial district.

#### BACKGROUND

7. Pulse is a worldwide leader in electronic component design and manufacturing, including in the design and manufacture of RJ-45 Integrated Connector Modules. Pulse's engineering design centers and manufacturing facilities (in North America, Europe and Asia) supply products to a broad international customer base.

8. As a testament to Pulse's innovation, it was issued approximately twenty-five (25)
United States patents dealing generally with RJ-45 Integrated Connector Module technology over the past eleven (11) years. Seven (7) of those patents are the patents-in-suit herein.

9. On July 1, 2003, the United States Patent and Trademark Office issued United States
Patent No. 6,585,540 (the "540 Patent") entitled "Shielded Microelectronic Connector Assembly
and Method of Manufacturing" to Aurelio J. Gutierrez, Bruce I. Doyle III and Dallas A. Dean. A
true and correct copy of the '540 Patent is attached hereto as Exhibit A. The '540 Patent also has
several foreign counterpart patents and pending applications, including those in Taiwan, China, and
Europe.

10. Pulse owns, by assignment, all right, title and interest in and to the '540 Patent (and its counterparts).

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11. On November 8, 2005, the United States Patent and Trademark Office issued United States Patent No. 6,962,511 and on June 7, 2011, issued reexamination United States Patent No. 6,962,511 C1 (the "511 Patent") entitled "Advanced Microelectronic Connector Assembly and Method of Manufacturing" to Aurelio J. Gutierrez, Russell L. Machado and Dallas A. Dean. A true and correct copy of the '511 Patent including the reexamination certificate is attached hereto as Exhibit B. The '511 Patent also has several foreign counterpart patents and pending applications, including those in China, Japan, South Korea, and Europe.

10 12. Pulse owns, by assignment, all right, title and interest in and to the '511 Patent (and
11 its counterparts).

12 13. On July 10, 2007 the United States Patent and Trademark Office issued United States
13 Patent No. 7,241,181 (the "181 Patent") entitled "Universal Connector Assembly and Method of
14 Manufacturing" to Russell Lee Machado, Victor H. Renteria and Thuyen Dinh. A true and correct
15 copy of the '181 Patent is attached hereto as Exhibit C. The '181 Patent also has a foreign
16 counterpart patent in Taiwan.

17 14. Pulse owns, by assignment, all right, title and interest in and to the '181 Patent (and 18 its counterparts).

19 15. On May 6, 2008 the United States Patent and Trademark Office issued United States
20 Patent No. 7,367,851 (the "851 Patent") entitled "Universal Connector Assembly and Method of
21 Manufacturing" to Russell Lee Machado, Victor H. Renteria and Thuyen Dinh. A true and correct
22 copy of the '851 Patent is attached hereto as Exhibit D.

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16. Pulse owns, by assignment, all right, title and interest in and to the '851 Patent.

24 17. On February 16, 2010, the United States Patent and Trademark Office issued United
25 States Patent No. 7,661,994 (the "'994 Patent") entitled "Universal Connector Assembly and
26 Method of Manufacturing" to Russell Lee Machado, Victor H. Renteria and Thuyen Dinh. A true
27 and correct copy of the '994 Patent is attached hereto as Exhibit E.

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19. On August 31, 2010, the United States Patent and Trademark Office issued United States Patent No. 7,786,009 (the "'009 Patent") entitled "Universal Connector Assembly and Method of Manufacturing" to Russell Lee Machado, Victor H. Renteria and Thuyen Dinh. A true and correct copy of the '009 Patent is attached hereto as Exhibit F.

20.

Pulse owns, by assignment, all right, title and interest in and to the '009 Patent.

21. On June 14, 2011, the United States Patent and Trademark Office issued United States Patent No. 7,959,473 (the "'473 Patent") entitled "Universal Connector Assembly and Method of Manufacturing" to Russell Lee Machado, Victor H. Renteria, and Thuyen Dinh. A true and correct copy of the '473 Patent is attached hereto as Exhibit G.

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22. Pulse owns, by assignment, all right, title and interest in and to the '473 Patent.

23. On information and belief, Defendants Delta and Delta USA (the "Delta Defendants") 12 manufacture, use, offer for sale, sell and/or import in and into the United States products referred to 13 as an RJ-45 Integrated Connector Modules (e.g., part nos. RJGE 12U5120S, RJVE 12MA6040DR, variants thereof and related modules thereto) for use with at least H3C and H3C USA S5120-24P-EI 14 15 and S5600-26C-PWR Network Switches.

16 24. On information and belief, Defendants H3C and H3C USA manufacture, use, offer 17 for sale, sell and/or import in and into the United States S5120-24P-EI and S5600-26C-PWR 18 Network Switches that include the Delta Defendants' RJ-45 Integrated Connector Modules.

19 25. On information and belief, Defendants H3C and H3C USA manufacture, use, offer 20 for sale, sell, and/or import in and into the United States the following additional H3C Network 21 Switches, all or a portion of which include the Delta Defendants' RJ-45 Integrated Connector 22 Modules: S3600-28P-SI, S3600-28TP-SI, S3600-28P-EI, S3610-28TP, S3610-28P, S5100-24P-SI, 23 S5100-24P-EI, S5100-26C-EI, S5100-26C-PWR-EI, S5120-28C-EI, S5120-28C-PWR-EI, S5500-24 28C-EI, S5500-28C-PWR-EI, S5500-28C-SI, S5500-28C-PWR-SI, S5800-32C, and S5800-32C-PWR. 25

26 26. The products identified in paragraphs 22, 23 and 24 above are collectively referred to 27 as the "Accused Products."

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27. On information and belief, Defendants Delta, Delta USA, H3C USA and H3C (hereinafter "the Defendants") have acted and continue to act in concert and on behalf of each other in connection with the allegations set forth in this Complaint.

#### COUNT 1

#### **Infringement of the '540 Patent**

28. Pulse repeats, re-pleads, and incorporates herein the allegations contained in paragraphs 1 through 27 of this Complaint.

29. On information and belief, in violation of 35 U.S.C. § 271, Defendants have infringed and are continuing to infringe, literally and/or under the doctrine of equivalents, the '540 patent by practicing one or more claims of the '540 patent, in their manufacture, use, offering for sale, sale and importation of the Accused Products, and by contributing to this infringement and inducing others to infringe. On further information and belief, the Defendants have committed infringing activities in this judicial district and elsewhere in the United States, and will continue to do so unless enjoined by this Court.

30. The Defendants' infringement of the '540 Patent has caused damage to Pulse, and Pulse is entitled to recover from the Defendants the damages sustained by Pulse as a result of the Defendants' wrongful acts in an amount subject to proof at trial. The Defendants' infringement of Pulse's exclusive rights under the '540 Patent will continue to cause Pulse substantial and irreparable injury for which there is no adequate remedy at law, unless enjoined by this Court. Pulse reserves the right to allege, after discovery, that the Defendants' infringement is willful and deliberate, entitling Pulse to increased damages under 35 U.S.C. § 284 and to attorney's fees and costs incurred in prosecuting this action under 35 U.S.C. § 285.

# COUNT 2

#### **Infringement of the '511 Patent**

31. Pulse repeats, re-pleads, and incorporates herein the allegations contained in paragraphs 1 through 27 of this Complaint.

COMPLAINT

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32. On information and belief, in violation of 35 U.S.C. § 271, Defendants have infringed and are continuing to infringe, literally and/or under the doctrine of equivalents, the '511 patent by practicing one or more claims of the '511 patent, in their manufacture, use, offering for sale, sale and importation of the Accused Products, and by contributing to this infringement and inducing others to infringe. On further information and belief, the Defendants have committed infringing activities in this judicial district and elsewhere in the United States, and will continue to do so unless enjoined by this Court.

33. The Defendants' infringement of the '511 Patent has caused damage to Pulse, and Pulse is entitled to recover from the Defendants the damages sustained by Pulse as a result of the Defendants' wrongful acts in an amount subject to proof at trial. The Defendants' infringement of Pulse's exclusive rights under the '511 Patent will continue to cause Pulse substantial and irreparable injury for which there is no adequate remedy at law, unless enjoined by this Court.

34. On information and belief, the Defendants' infringement of the '511 Patent has been
and is being committed in a willful manner, and in deliberate and intentional disregard of Pulse's
rights. Pulse is therefore entitled to increased damages under 35 U.S.C. § 284 and to attorney's fees
and costs incurred in prosecuting this action under 35 U.S.C. § 285.

# COUNT 3

# Infringement of the '181 Patent

20 35. Pulse repeats, re-pleads, and incorporates herein the allegations contained in
21 paragraphs 1 through 27 of this Complaint.

36. On information and belief, in violation of 35 U.S.C. § 271, Defendants have infringed
and are continuing to infringe, literally and/or under the doctrine of equivalents, the '181 patent by
practicing one or more claims of the '181 patent, in their manufacture, use, offering for sale, sale and
importation of the Accused Products, and by contributing to this infringement and inducing others to
infringe. On further information and belief, the Defendants have committed infringing activities in
this judicial district and elsewhere in the United States, and will continue to do so unless enjoined by
this Court.

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37. The Defendants' infringement of the '181 Patent has caused damage to Pulse, and Pulse is entitled to recover from the Defendants the damages sustained by Pulse as a result of the Defendants' wrongful acts in an amount subject to proof at trial. The Defendants' infringement of Pulse's exclusive rights under the '181 Patent will continue to cause Pulse substantial and irreparable injury for which there is no adequate remedy at law, unless enjoined by this Court. Pulse reserves the right to allege, after discovery, that the Defendants' infringement is willful and deliberate, entitling Pulse to increased damages under 35 U.S.C. § 284 and to attorney's fees and costs incurred in prosecuting this action under 35 U.S.C. § 285.

#### COUNT 4

#### **Infringement of the '851 Patent**

12 38. Pulse repeats, re-pleads, and incorporates herein the allegations contained in
13 paragraphs 1 through 27 of this Complaint.

39. On information and belief, in violation of 35 U.S.C. § 271, Defendants have infringed and are continuing to infringe, literally and/or under the doctrine of equivalents, the '851 patent by practicing one or more claims of the '851 patent, in their manufacture, use, offering for sale, sale and importation of the Accused Products, and by contributing to this infringement and inducing others to infringe. On further information and belief, the Defendants have committed infringing activities in this judicial district and elsewhere in the United States, and will continue to do so unless enjoined by this Court.

21 40. The Defendants' infringement of the '851 Patent has caused damage to Pulse, and 22 Pulse is entitled to recover from the Defendants the damages sustained by Pulse as a result of the 23 Defendants' wrongful acts in an amount subject to proof at trial. The Defendants' infringement of 24 Pulse's exclusive rights under the '851 Patent will continue to cause Pulse substantial and irreparable 25 injury for which there is no adequate remedy at law, unless enjoined by this Court. Pulse reserves the 26 right to allege, after discovery, that the Defendants' infringement is willful and deliberate, entitling 27 Pulse to increased damages under 35 U.S.C. § 284 and to attorney's fees and costs incurred in 28 prosecuting this action under 35 U.S.C. § 285.

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# COUNT 5

#### **Infringement of the '994 Patent**

41. Pulse repeats, re-pleads, and incorporates herein the allegations contained in paragraphs 1 through 27 of this Complaint.

42. On information and belief, in violation of 35 U.S.C. § 271, Defendants have infringed and are continuing to infringe, literally and/or under the doctrine of equivalents, the '994 patent by practicing one or more claims of the '994 patent, in their manufacture, use, offering for sale, sale and importation of the Accused Products, and by contributing to this infringement and inducing others to infringe. On further information and belief, the Defendants have committed infringing activities in this judicial district and elsewhere in the United States, and will continue to do so unless enjoined by this Court.

43. The Defendants' infringement of the '994 Patent has caused damage to Pulse, and Pulse is entitled to recover from the Defendants the damages sustained by Pulse as a result of the Defendants' wrongful acts in an amount subject to proof at trial. The Defendants' infringement of Pulse's exclusive rights under the '994 Patent will continue to cause Pulse substantial and irreparable injury for which there is no adequate remedy at law, unless enjoined by this Court. Pulse reserves the right to allege, after discovery, that the Defendants' infringement is willful and deliberate, entitling Pulse to increased damages under 35 U.S.C. § 284 and to attorney's fees and costs incurred in prosecuting this action under 35 U.S.C. § 285.

# COUNT 6

#### **Infringement of the '009 Patent**

44. Pulse repeats, re-pleads, and incorporates herein the allegations contained in paragraphs 1 through 27 of this Complaint.

45. On information and belief, in violation of 35 U.S.C. § 271, Defendants have infringed and are continuing to infringe, literally and/or under the doctrine of equivalents, the '009 patent by practicing one or more claims of the '009 patent, in their manufacture, use, offering for sale, sale and importation of the Accused Products, and by contributing to this infringement and inducing others to infringe. On further information and belief, the Defendants have committed infringing activities in this judicial district and elsewhere in the United States, and will continue to do so unless enjoined by this Court.

46. The Defendants' infringement of the '009 Patent has caused damage to Pulse, and Pulse is entitled to recover from the Defendants the damages sustained by Pulse as a result of the Defendants' wrongful acts in an amount subject to proof at trial. The Defendants' infringement of Pulse's exclusive rights under the '009 Patent will continue to cause Pulse substantial and irreparable injury for which there is no adequate remedy at law, unless enjoined by this Court. Pulse reserves the right to allege, after discovery, that the Defendants' infringement is willful and deliberate, entitling Pulse to increased damages under 35 U.S.C. § 284 and to attorney's fees and costs incurred in prosecuting this action under 35 U.S.C. § 285.

# COUNT 7

#### Infringement of the '473 Patent

47. Pulse repeats, re-pleads, and incorporates herein the allegations contained in paragraphs 1 through 27 of this Complaint.

48. On information and belief, in violation of 35 U.S.C. § 271, Defendants have infringed
and are continuing to infringe, literally and/or under the doctrine of equivalents, the '473 patent by
practicing one or more claims of the '473 patent, in their manufacture, use, offering for sale, sale and
importation of the Accused Products, and by contributing to this infringement and inducing others to
infringe. On further information and belief, the Defendants have committed infringing activities in
this judicial district and elsewhere in the United States, and will continue to do so unless enjoined by
this Court.

49. The Defendants' infringement of the '473 Patent has caused damage to Pulse, and
Pulse is entitled to recover from the Defendants the damages sustained by Pulse as a result of the
Defendants' wrongful acts in an amount subject to proof at trial. The Defendants' infringement of
Pulse's exclusive rights under the '473 Patent will continue to cause Pulse substantial and irreparable

1 injury for which there is no adequate remedy at law, unless enjoined by this Court. Pulse reserves the 2 right to allege, after discovery, that the Defendants' infringement is willful and deliberate, entitling Pulse to increased damages under 35 U.S.C. § 284 and to attorney's fees and costs incurred in 3 4 prosecuting this action under 35 U.S.C. § 285. 5 6 PRAYER FOR RELIEF 7 WHEREFORE, Pulse, respectfully requests that the Court enters judgment in its favor and grant the following relief: 8 9 50. Declare that Defendants have directly and/or indirectly infringed one or more claims of each of the '540, '511, '181, '851, '994, '009 and '473 Patents; 10 11 51. Preliminarily and permanently enjoin the Defendants, their officers, agents, 12 representatives, distributors, employees, affiliates, parents and subsidiary corporations, attorneys, 13 and other person(s) in active concert or participation with them from infringing, directly or 14 indirectly, the '540, '511, '181, '851, '994, '009 and '473 Patents; 15 52. Award Pulse damages, together with prejudgment and post-judgment interest, in an 16 amount according to proof adequate to compensate Pulse for the Defendants' infringement of the 17 '540, '511, '181, '851, '994, '009 and '473 Patents; 18 53. Award Pulse treble damages pursuant to 35 U.S.C. § 284 as a consequence of 19 Defendants' willful infringement; 20 54. Declare this case exceptional pursuant to 35 U.S.C. § 285 and award Pulse its costs 21 and attorneys' fees or as otherwise permitted by law; and 22 55. Grant Pulse such other costs and further relief as is just and proper. 23 24 25 26 27 28 11 COMPLAINT

1	Dated:	July 11, 2011	L	AW OFFICE OF KENT M. WALI	KER, APC
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3			B	y: <u>s/ Kent M. Walker</u> Kent M. Walker (173700) kent@kentmwalker.com	_
4				kent@kentmwalker.com Attorneys for Plaintiff	
5			PU	Attorneys for Plaintiff JLSE ELECTRONICS CORPORA	ATION
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			12		COMPLAINT

1		DEMAND FOR JURY TRIAL				
2	1	1. Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure, Pulse respectfully				
3	requests	requests a trial by jury on all issues properly triable by jury.				
4						
5	Dated:	July 11, 2011	LAW OFFIC	CE OF KENT M. WALKER, APC		
6						
7			By: Kent	s/ Kent M. Walker M. Walker (173700)		
8 9			kent( Attor PULSE ELE	<pre>@kentmwalker.com meys for Plaintiff CTRONICS CORPORATION</pre>		
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			13	COMPLAINT		

#### SJS 44 (Rev. 12/07)

# **CIVIL COVER SHEET**

The JS 44 civil cover sheet and by local rules of court. This fo the civil docket sheet. (SEE II	the information contained herein neither replace nor rm, approved by the Judicial Conference of the Unit NSTRUCTIONS ON THE REVERSE OF THE FORM.)	r supplement the ted States in Sep	filing and service of tember 1974, is requ	f pleadings or other papers as re uired for the use of the Clerk of	equired by law, except as provided f Court for the purpose of initiating
<ul> <li>(a) PLAINTIFFS</li> <li>PULSE ELECTRONICS CORPORATION, a Delaware corporation</li> <li>(b) County of Residence of First Listed Plaintiff <u>San Diego</u> (EXCEPT IN U.S. PLAINTIFF CASES)</li> <li>(c) Attorney's (Firm Name, Address, and Telephone Number)</li> <li>LAW OFFICE OF KENT M. WALKER, APC, Kent M. Walker (173700),</li> </ul>			DEFENDANTS         DELTA PRODUCTS CORPORATION, a California corporation;         DELTA ELECTRONICS, INC, a Taiwanese corporation; H3C         TECHNOLOGIES (USA) CO., LTD., a Delaware corporation; and H3         County of Residence of First Listed Defendant       San Diego         (IN U.S. PLAINTIFF CASES ONLY)         NOTE:       IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.         Attorneys (If Known)		
	1. WALKER, APC, Kent M. Walker (17370 102 W. Broadway, Suite 400, SD, CA 921			<u>'110</u>	CV1528 JLS WVG
II. BASIS OF JURISI	<b>DICTION</b> (Place an "X" in One Box Only)			PRINCIPAL PARTIES	(Place an "X" in One Box for Plaintiff
□ 1 U.S. Government Plaintiff			(For Diversity Cases Only) and One Box for Defendant) PTF DEF PTF DEF Citizen of This State 1 I Incorporated <i>or</i> Principal Place 4 4 of Business In This State		
2 U.S. Government Defendant	<ul> <li>4 Diversity (Indicate Citizenship of Parties in Item III)</li> </ul>	Citizen of A	Another State	2 D 2 Incorporated and a of Business In .	
		Citizen or S Foreign	5	3 🗇 3 Foreign Nation	
	T (Place an "X" in One Box Only)			<b>BANKBUBTON</b>	
CONTRACT         110 Insurance         120 Marine         130 Miller Act         140 Negotiable Instrument         150 Recovery of Overpayment & Enforcement of Judgment         151 Medicare Act         152 Recovery of Defaulted Student Loans (Excl. Veterans)         153 Recovery of Overpayment of Veteran's Benefits         160 Stockholders' Suits         190 Other Contract         195 Contract Product Liability         196 Franchise <b>REAL PROPERTY</b> 210 Land Condemnation         220 Foreclosure         230 Rent Lease & Ejectment         240 Torts to Land         245 Tort Product Liability         290 All Other Real Property		RY <sup>1</sup> 610 Agr <sup>2</sup> 620 Oth <sup>6</sup> 625 Dru <sup>7</sup> 051 Ciq <sup>6</sup> 630 Liq <sup>6</sup> 630 Liq <sup>6</sup> 630 Cit <sup>6</sup> 640 R.R <sup>6</sup> 650 Airl <sup>6</sup> 650 Airl <sup>6</sup> 650 Oth <sup>6</sup> 690 Oth <sup>7</sup> 710 Fair <sup>7</sup> 720 Lab <sup>8</sup> D <sup>7</sup> 720 Lab <sup>8</sup> D <sup>7</sup> 740 Rail <sup>7</sup> 740 Rail <sup>7</sup> 791 Emp Sect <sup>1</sup> 462 Nat <sup>1</sup> 463 Hab <sup>1</sup> Alice	er Food & Drug g Related Seizure roperty 21 USC 881 ior Laws & Truck ine Regs. upational ty/Health er <b>LABOR</b> Labor Standards or/Mgmt. Relations or/Mgmt. Relations or/Mgmt. Relations or/Mgmt. Reporting isclosure Act way Labor Act er Labor Litigation ol. Ret. Inc. urity Act <b>MIGRATION</b> malization Application eas Corpus - I Detainee er Immigration	BANKRUPTCY           422 Appeal 28 USC 158           423 Withdrawal 28 USC 157           PROPERTY RIGHTS           820 Copyrights           830 Patent           840 Trademark           SOCIAL SECURITY           861 HIA (1395ff)           862 Black Lung (923)           863 DIWC/DIWW (405(g))           864 SSID Title XVI           865 RSI (405(g))           FEDERAL TAX SUITS           870 Taxes (U.S. Plaintiff or Defendant)           871 IRS—Third Party 26 USC 7609	OTHER STATUTES         400 State Reapportionment         410 Antitrust         430 Banks and Banking         450 Commerce         460 Deportation         470 Racketeer Influenced and Corrupt Organizations         480 Consumer Credit         490 Cable/Sat TV         810 Selective Service         850 Securities/Commodities/ Exchange         875 Customer Challenge 12 USC 3410         890 Other Statutory Actions         891 Agricultural Acts         893 Environmental Matters         894 Energy Allocation Act         990 Appeal of Fee Determination Under Equal Access to Justice         950 Constitutionality of State Statutes
X1       Original Proceeding       2       R         VI. CAUSE OF ACTI         VII. REQUESTED IN COMPLAINT:         VIII. RELATED CAS IF ANY         DATE	ate Court     Appellate Court       ON     Cite the U.S. Civil Statute under which you a 35 USC 271       Brief description of cause:     Patent infringement       Patent infringement     CHECK IF THIS IS A CLASS ACTIO UNDER F.R.C.P. 23       EE(S)     (See instructions):       JUDGE	N DEMA	ot cite jurisdiction:	al statutes unless diversity):	r if demanded in complaint:
07/11/2011  FOR OFFICE USE ONLY  RECEIPT #A	S/ Kent M. Wa	lker	JUDGE	MAG. JU	DGE

#### **INSTRUCTIONS FOR ATTORNEYS COMPLETING CIVIL COVER SHEET FORM JS 44**

#### Authority For Civil Cover Sheet

The JS 44 civil cover sheet and the information contained herein neither replaces nor supplements the filings and service of pleading or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. Consequently, a civil cover sheet is submitted to the Clerk of Court for each civil complaint filed. The attorney filing a case should complete the form as follows:

I. (a) Plaintiffs-Defendants. Enter names (last, first, middle initial) of plaintiff and defendant. If the plaintiff or defendant is a government agency, use only the full name or standard abbreviations. If the plaintiff or defendant is an official within a government agency, identify first the agency and then the official, giving both name and title.

(b) County of Residence. For each civil case filed, except U.S. plaintiff cases, enter the name of the county where the first listed plaintiff resides at the time of filing. In U.S. plaintiff cases, enter the name of the county in which the first listed defendant resides at the time of filing. (NOTE: In land condemnation cases, the county of residence of the "defendant" is the location of the tract of land involved.)

(c) Attorneys. Enter the firm name, address, telephone number, and attorney of record. If there are several attorneys, list them on an attachment, noting in this section "(see attachment)".

**II.** Jurisdiction. The basis of jurisdiction is set forth under Rule 8(a), F.R.C.P., which requires that jurisdictions be shown in pleadings. Place an "X" in one of the boxes. If there is more than one basis of jurisdiction, precedence is given in the order shown below.

United States plaintiff. (1) Jurisdiction based on 28 U.S.C. 1345 and 1348. Suits by agencies and officers of the United States are included here.

United States defendant. (2) When the plaintiff is suing the United States, its officers or agencies, place an "X" in this box.

Federal question. (3) This refers to suits under 28 U.S.C. 1331, where jurisdiction arises under the Constitution of the United States, an amendment to the Constitution, an act of Congress or a treaty of the United States. In cases where the U.S. is a party, the U.S. plaintiff or defendant code takes precedence, and box 1 or 2 should be marked.

Diversity of citizenship. (4) This refers to suits under 28 U.S.C. 1332, where parties are citizens of different states. When Box 4 is checked, the citizenship of the different parties must be checked. (See Section III below; federal question actions take precedence over diversity cases.)

III. Residence (citizenship) of Principal Parties. This section of the JS 44 is to be completed if diversity of citizenship was indicated above. Mark this section for each principal party.

**IV.** Nature of Suit. Place an "X" in the appropriate box. If the nature of suit cannot be determined, be sure the cause of action, in Section VI below, is sufficient to enable the deputy clerk or the statistical clerks in the Administrative Office to determine the nature of suit. If the cause fits more than one nature of suit, select the most definitive.

V. Origin. Place an "X" in one of the seven boxes.

Original Proceedings. (1) Cases which originate in the United States district courts.

Removed from State Court. (2) Proceedings initiated in state courts may be removed to the district courts under Title 28 U.S.C., Section 1441. When the petition for removal is granted, check this box.

Remanded from Appellate Court. (3) Check this box for cases remanded to the district court for further action. Use the date of remand as the filing date.

Reinstated or Reopened. (4) Check this box for cases reinstated or reopened in the district court. Use the reopening date as the filing date.

Transferred from Another District. (5) For cases transferred under Title 28 U.S.C. Section 1404(a). Do not use this for within district transfers or multidistrict litigation transfers.

Multidistrict Litigation. (6) Check this box when a multidistrict case is transferred into the district under authority of Title 28 U.S.C. Section 1407. When this box is checked, do not check (5) above.

Appeal to District Judge from Magistrate Judgment. (7) Check this box for an appeal from a magistrate judge's decision.

 

 VI.
 Cause of Action.
 Report the civil statute directly related to the cause of action and give a brief description of the cause.
 Do not cite jurisdictional statutes

 unless diversity.
 Example:
 U.S. Civil Statute: 47 USC 553 Brief Description: Unauthorized reception of cable service
 Do not cite jurisdictional statutes

VII. Requested in Complaint. Class Action. Place an "X" in this box if you are filing a class action under Rule 23, F.R.Cv.P.

Demand. In this space enter the dollar amount (in thousands of dollars) being demanded or indicate other demand such as a preliminary injunction.

Jury Demand. Check the appropriate box to indicate whether or not a jury is being demanded.

VIII. Related Cases. This section of the JS 44 is used to reference related pending cases if any. If there are related pending cases, insert the docket numbers and the corresponding judge names for such cases.

Date and Attorney Signature. Date and sign the civil cover sheet.