

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE**

NOKIA CORPORATION, NOKIA INC.,  
INTELLISYNC CORPORATION, and  
NAVTEQ NORTH AMERICA, LLC,

Plaintiffs,

v.

VIEWSONIC CORPORATION,

Defendant.

Civil Action No.

**JURY TRIAL DEMANDED**

**COMPLAINT**

Plaintiffs Nokia Corporation, Nokia Inc., Intellisync Corporation, and Navteq North America, LLC (collectively “Nokia”), for its Complaint against Defendant Viewsonic Corporation (“Viewsonic”) hereby allege as follows:

**The Parties**

1. Plaintiff Nokia Corporation is a company organized under the laws of Finland, with its principal place of business at Keilalahdentie 4, P.O. Box 226, Espoo, Finland.
2. Plaintiff Nokia Inc. is a corporation existing under the laws of the State of Delaware, with its principal place of business in Sunnyvale, California. Nokia Inc. is a wholly-owned subsidiary of Nokia Corporation.
3. Plaintiff Intellisync Corporation is a corporation existing under the laws of the State of California, with its principal place of business in Sunnyvale, California. Intellisync Corporation is a wholly-owned subsidiary of Nokia Inc.

4. Plaintiff Navteq North America, LLC is a Delaware limited liability company, with its principal place of business in Chicago, Illinois. Navteq North America, LLC is a wholly-owned subsidiary of Nokia Inc.

5. Defendant Viewsonic Corporation is corporation organized and existing under the laws of Delaware, with its principal place of business at 381 Brea Canyon Road, Walnut, California 91789.

#### **Nature Of The Action**

6. This is a civil action for infringement of six United States patents, arising under the Patent Laws of the United States, 35 U.S.C. § 1 *et seq.*

#### **Jurisdiction And Venue**

7. This Court has jurisdiction over the subject matter of this action pursuant to 28 U.S.C. §§ 1331 and 1338(a).

8. Venue is proper in this district pursuant to 28 U.S.C. §§ 1391(b) and (c), and 1400(b), because Viewsonic resides in this district, is subject to personal jurisdiction in this district, and has committed acts of infringement in this district.

#### **The Patents-In-Suit**

9. United States Patent No. 5,878,351 (“the ’351 patent”), entitled “Methods And Apparatus For Providing Delayed Transmission Of SMS Delivery Acknowledgement, Manual Acknowledgement And SMS messages,” was duly and legally issued by the United States Patent and Trademark Office on March 2, 1999. A copy of the ’351 patent is attached hereto as Exhibit A.

10. United States Patent No. 6,349,263 (“the ’263 patent”), entitled “Integrated Position And Direction System,” was duly and legally issued by the United States Patent and

Trademark Office on February 19, 2002. A copy of the '263 patent is attached hereto as Exhibit B.

11. United States Patent No. 6,587,788 (“the '788 patent”), entitled “Integrated Position And Direction System With Radio Communication For Updating Data,” was duly and legally issued by the United States Patent and Trademark Office on July 1, 2003. A copy of the '788 patent is attached hereto as Exhibit C.

12. United States Patent No. 6,647,370 (“the '370 patent”), entitled “System And Methods For Scheduling And Tracking Events Across Multiple Time Zones,” was duly and legally issued by the United States Patent and Trademark Office on November 11, 2003. A copy of the '370 patent is attached hereto as Exhibit D.

13. United States Patent No. 6,865,404 (“the '404 patent”), entitled “Handset,” was duly and legally issued by the United States Patent and Trademark Office on March 8, 2005. A copy of the '404 patent is attached hereto as Exhibit E.

14. United States Patent No. 7,460,953 (“the '953 patent”), entitled “Method Of Operating A Navigation System Using Images,” was duly and legally issued by the United States Patent and Trademark Office on December 2, 2008. A copy of the '953 patent is attached hereto as Exhibit F.

15. The '351 patent, '263 patent, '788 patent, '370 patent, '404 patent, and '953 patent are collectively referred to herein as the “patents-in-suit.”

16. Nokia Corporation is the assignee of the '351 patent and '404 patent. Nokia, Inc. is an exclusive licensee of the '351 patent and '404 patent.

17. Intellisync Corporation is the assignee of the '370 patent.

18. Navteq North America, LLC is the assignee of the '953 patent.

19. Nokia is an exclusive licensee of the '263 patent and '788 patent with the sole right to sue for infringement, seek injunctive relief, collect damages, profits or other awards, and/or to settle the asserted claims, with respect to the accused tablet computers that are the subject of this action.

20. Nokia has the right to bring this suit to recover damages for any current, future, or past infringement of each of the patents-in-suit.

## **COUNT I**

### **Infringement Of The '351 Patent**

21. Paragraphs 1 through 20 are incorporated by reference as if fully stated herein.

22. The '351 patent is valid and enforceable.

23. Viewsonic has infringed, and continues to infringe, one or more claims of the '351 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by making, using, selling, and/or offering for sale in the United States, and/or importing into the United States, products and/or methods encompassed by those claims, including for example, by making, using, selling, offering for sale, and/or importing tablet computers, including but not limited to the Viewsonic ViewPad 7.

24. Third parties, including Viewsonic's customers, have infringed, and continue to infringe, one or more claims of the '351 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by making, using, selling, and/or offering for sale in the United States, and/or importing into the United States, tablet computers supplied by Viewsonic, including the Viewsonic ViewPad 7.

25. Viewsonic has had knowledge of and notice of the '351 patent and its infringement at least since the filing of this complaint. Viewsonic also has had knowledge of

and notice of the '351 patent and its infringement at least since May 2, 2012, through a letter sent by Nokia to Viewsonic on May 2, 2012 concerning the '351 patent and its infringement.

26. Viewsonic has induced infringement, and continues to induce infringement, of one or more claims of the '351 patent under 35 U.S.C. § 271(b). Viewsonic actively, knowingly, and intentionally induced, and continues to actively, knowingly, and intentionally induce, infringement of the '351 patent by selling or otherwise supplying tablet computers; with the knowledge and specific intent that third parties will use, sell, offer for sale, and/or import the tablet computers supplied by Viewsonic to infringe the '351 patent; and with the knowledge and specific intent to encourage and facilitate the infringement through the dissemination of the tablet computers and/or the creation and dissemination of promotional and marketing materials, supporting materials, instructions, product manuals, and/or technical information related to the tablet computers.

27. Viewsonic has contributed to the infringement by third parties, including Viewsonic's customers, and continues to contribute to infringement by third parties, of one or more claims of the '351 patent under 35 U.S.C. § 271(c), by selling and/or offering for sale in the United States, and/or importing into the United States, tablet computers, knowing that those products constitute a material part of the inventions of the '351 patent, knowing that those products are especially made or adapted to infringe the '351 patent, and knowing that those products are not staple articles of commerce suitable for substantial noninfringing use.

28. Nokia has been and continues to be damaged by Viewsonic's infringement of the '351 patent.

29. Nokia has been irreparably harmed by Viewsonic's infringement of the '351 patent. Unless and until Viewsonic's continued acts of infringement are enjoined, Nokia will suffer further irreparable harm for which there is no adequate remedy at law.

30. Viewsonic's conduct in infringing the '351 patent renders this case exceptional within the meaning of 35 U.S.C. § 285.

## COUNT II

### **Infringement Of The '263 Patent**

31. Paragraphs 1 through 30 are incorporated by reference as if fully stated herein.

32. The '263 patent is valid and enforceable.

33. Viewsonic has infringed, and continues to infringe, one or more claims of the '263 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by making, using, selling, and/or offering for sale in the United States, and/or importing into the United States, products and/or methods encompassed by those claims, including for example, by making, using, selling, offering for sale, and/or importing tablet computers, including but not limited to the Viewsonic ViewPad 7, Viewsonic ViewBook 730, Viewsonic ViewPad 7E, Viewsonic ViewPad 10, and Viewsonic ViewPad 10pro.

34. Third parties, including Viewsonic's customers, have infringed, and continue to infringe, one or more claims of the '263 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by making, using, selling, and/or offering for sale in the United States, and/or importing into the United States, tablet computers supplied by Viewsonic, including the Viewsonic ViewPad 7, Viewsonic ViewBook 730, Viewsonic ViewPad 7E, Viewsonic ViewPad 10, and Viewsonic ViewPad 10pro.

35. Viewsonic has had knowledge of and notice of the '263 patent and its infringement at least since the filing of this complaint. Viewsonic also has had knowledge of and notice of the '263 patent and its infringement at least since May 2, 2012, through a letter sent by Nokia to Viewsonic on May 2, 2012 concerning the '263 patent and its infringement.

36. Viewsonic has induced infringement, and continues to induce infringement, of one or more claims of the '263 patent under 35 U.S.C. § 271(b). Viewsonic actively, knowingly, and intentionally induced, and continues to actively, knowingly, and intentionally induce, infringement of the '263 patent by selling or otherwise supplying tablet computers; with the knowledge and specific intent that third parties will use, sell, offer for sale, and/or import the tablet computers supplied by Viewsonic to infringe the '263 patent; and with the knowledge and specific intent to encourage and facilitate the infringement through the dissemination of the tablet computers and/or the creation and dissemination of promotional and marketing materials, supporting materials, instructions, product manuals, and/or technical information related to the tablet computers.

37. Viewsonic has contributed to the infringement by third parties, including Viewsonic's customers, and continues to contribute to infringement by third parties, of one or more claims of the '263 patent under 35 U.S.C. § 271(c), by selling and/or offering for sale in the United States, and/or importing into the United States, tablet computers, knowing that those products constitute a material part of the inventions of the '263 patent, knowing that those products are especially made or adapted to infringe the '263 patent, and knowing that those products are not staple articles of commerce suitable for substantial noninfringing use.

38. Nokia has been and continues to be damaged by Viewsonic's infringement of the '263 patent.

39. Nokia has been irreparably harmed by Viewsonic's infringement of the '263 patent. Unless and until Viewsonic's continued acts of infringement are enjoined, Nokia will suffer further irreparable harm for which there is no adequate remedy at law.

40. Viewsonic's conduct in infringing the '263 patent renders this case exceptional within the meaning of 35 U.S.C. § 285.

### **COUNT III**

#### **Infringement Of The '788 Patent**

41. Paragraphs 1 through 40 are incorporated by reference as if fully stated herein.

42. The '788 patent is valid and enforceable.

43. Viewsonic has infringed, and continues to infringe, one or more claims of the '788 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by making, using, selling, and/or offering for sale in the United States, and/or importing into the United States, products and/or methods encompassed by those claims, including for example, by making, using, selling, offering for sale, and/or importing tablet computers, including but not limited to the Viewsonic ViewPad 7, Viewsonic ViewBook 730, Viewsonic ViewPad 7E, Viewsonic ViewPad 10, and Viewsonic ViewPad 10pro.

44. Third parties, including Viewsonic's customers, have infringed, and continue to infringe, one or more claims of the '788 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by making, using, selling, and/or offering for sale in the United States, and/or importing into the United States, tablet computers supplied by Viewsonic, including the Viewsonic ViewPad 7, Viewsonic ViewBook 730, Viewsonic ViewPad 7E, Viewsonic ViewPad 10, and Viewsonic ViewPad 10pro.



45. Viewsonic has had knowledge of and notice of the '788 patent and its infringement at least since the filing of this complaint. Viewsonic also has had knowledge of and notice of the '788 patent and its infringement at least since May 2, 2012, through a letter sent by Nokia to Viewsonic on May 2, 2012 concerning the '788 patent and its infringement.

46. Viewsonic has induced infringement, and continues to induce infringement, of one or more claims of the '788 patent under 35 U.S.C. § 271(b). Viewsonic actively, knowingly, and intentionally induced, and continues to actively, knowingly, and intentionally induce, infringement of the '788 patent by selling or otherwise supplying tablet computers; with the knowledge and specific intent that third parties will use, sell, offer for sale, and/or import the tablet computers supplied by Viewsonic to infringe the '788 patent; and with the knowledge and specific intent to encourage and facilitate the infringement through the dissemination of the tablet computers and/or the creation and dissemination of promotional and marketing materials, supporting materials, instructions, product manuals, and/or technical information related to the tablet computers.

47. Viewsonic has contributed to the infringement by third parties, including Viewsonic's customers, and continues to contribute to infringement by third parties, of one or more claims of the '788 patent under 35 U.S.C. § 271(c), by selling and/or offering for sale in the United States, and/or importing into the United States, tablet computers, knowing that those products constitute a material part of the inventions of the '788 patent, knowing that those products are especially made or adapted to infringe the '788 patent, and knowing that those products are not staple articles of commerce suitable for substantial noninfringing use.

48. Nokia has been and continues to be damaged by Viewsonic's infringement of the '788 patent.

49. Nokia has been irreparably harmed by Viewsonic's infringement of the '788 patent. Unless and until Viewsonic's continued acts of infringement are enjoined, Nokia will suffer further irreparable harm for which there is no adequate remedy at law.

50. Viewsonic's conduct in infringing the '788 patent renders this case exceptional within the meaning of 35 U.S.C. § 285.

#### **COUNT IV**

##### **Infringement Of The '370 Patent**

51. Paragraphs 1 through 50 are incorporated by reference as if fully stated herein.

52. The '370 patent is valid and enforceable.

53. Viewsonic has infringed, and continues to infringe, one or more claims of the '370 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by practicing every step of those claims in the United States, including for example, by using tablet computers, including but not limited to the Viewsonic ViewPad 7, Viewsonic ViewBook 730, Viewsonic ViewPad 7E, Viewsonic ViewPad 10, and Viewsonic ViewPad 10pro.

54. Third parties, including Viewsonic's customers, have infringed, and continue to infringe, one or more claims of the '370 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by practicing every step of those claims in the United States by using tablet computers supplied by Viewsonic, including the Viewsonic ViewPad 7, Viewsonic ViewBook 730, Viewsonic ViewPad 7E, Viewsonic ViewPad 10, and Viewsonic ViewPad 10pro.

55. Viewsonic has had knowledge of and notice of the '370 patent and its infringement at least since the filing of this complaint. Viewsonic also has had knowledge of

and notice of the '370 patent and its infringement since May 2, 2012, through a letter sent by Nokia to Viewsonic on May 2, 2012 concerning the '370 patent and its infringement.

56. Viewsonic has induced infringement, and continues to induce infringement, of one or more claims of the '370 patent under 35 U.S.C. § 271(b). Viewsonic actively, knowingly, and intentionally induced, and continues to actively, knowingly, and intentionally induce, infringement of the '370 patent by selling or otherwise supplying tablet computers; with the knowledge and specific intent that third parties will use the tablet computers supplied by Viewsonic to infringe the '370 patent; and with the knowledge and intent to encourage and facilitate the infringement through the dissemination of the tablet computers and/or the creation and dissemination of promotional and marketing materials, supporting materials, instructions, product manuals, and/or technical information related to the tablet computers.

57. Viewsonic has contributed to the infringement by third parties, including Viewsonic's customers, and continues to contribute to infringement by third parties, of one or more claims of the '370 patent under 35 U.S.C. § 271(c), by selling and/or offering for sale in the United States, and/or importing into the United States, tablet computers, knowing that those products constitute a material part of the inventions of the '370 patent, knowing that those products are especially made or adapted to infringe the '370 patent, and knowing that those products are not staple articles of commerce suitable for substantial noninfringing use.

58. Nokia has been and continues to be damaged by Viewsonic's infringement of the '370 patent.

59. Nokia has been irreparably harmed by Viewsonic's infringement of the '370 patent. Unless and until Viewsonic's continued acts of infringement are enjoined, Nokia will suffer further irreparable harm for which there is no adequate remedy at law.

60. Viewsonic's conduct in infringing the '370 patent renders this case exceptional within the meaning of 35 U.S.C. § 285.

### COUNT V

#### **Infringement Of The '404 Patent**

61. Paragraphs 1 through 60 are incorporated by reference as if fully stated herein.

62. The '404 patent is valid and enforceable.

63. Viewsonic has infringed, and continues to infringe, one or more claims of the '404 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by making, using, selling, and/or offering for sale in the United States, and/or importing into the United States, products encompassed by those claims, including for example, by making, using, selling, offering for sale, and/or importing tablet computers, including but not limited to the Viewsonic ViewPad 7, Viewsonic ViewBook 730, Viewsonic ViewPad 7E, Viewsonic ViewPad 10, and Viewsonic ViewPad 10pro.

64. Third parties, including Viewsonic's customers, have infringed, and continue to infringe, one or more claims of the '404 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by making, using, selling, and/or offering for sale in the United States, and/or importing into the United States tablet computers supplied by Viewsonic, including the Viewsonic ViewPad 7, Viewsonic ViewBook 730, Viewsonic ViewPad 7E, Viewsonic ViewPad 10, and Viewsonic ViewPad 10pro.

65. Viewsonic has had knowledge of and notice of the '404 patent and its infringement at least since the filing of this complaint. Viewsonic also has had knowledge of and notice of the '404 patent and its infringement at least since May 2, 2012, through a letter sent by Nokia to Viewsonic on May 2, 2012 concerning the '404 patent and its infringement.

66. Viewsonic has induced infringement, and continues to induce infringement, of one or more claims of the '404 patent under 35 U.S.C. § 271(b). Viewsonic actively, knowingly, and intentionally induced, and continues to actively, knowingly, and intentionally induce, infringement of the '404 patent by selling or otherwise supplying tablet computers; with the knowledge and specific intent that third parties will use, sell, offer for sale, and/or import, the tablet computers supplied by Viewsonic to infringe the '404 patent; and with the knowledge and specific intent to encourage and facilitate the infringement through the dissemination of the tablet computers and/or the creation and dissemination of promotional and marketing materials, supporting materials, instructions, product manuals, and/or technical information related to the tablet computers.

67. Viewsonic has contributed to the infringement by third parties, including Viewsonic's customers, and continues to contribute to infringement by third parties, of one or more claims of the '404 patent under 35 U.S.C. § 271(c), by selling and/or offering for sale in the United States, and/or importing into the United States, tablet computers, knowing that those products constitute a material part of the inventions of the '404 patent, knowing that those products are especially made or adapted to infringe the '404 patent, and knowing that those products are not staple articles of commerce suitable for substantial noninfringing use.

68. Nokia has been and continues to be damaged by Viewsonic's infringement of the '404 patent.

69. Nokia has been irreparably harmed by Viewsonic's infringement of the '404 patent. Unless and until Viewsonic's continued acts of infringement are enjoined, Nokia will suffer further irreparable harm for which there is no adequate remedy at law.

70. Viewsonic's conduct in infringing the '404 patent renders this case exceptional within the meaning of 35 U.S.C. § 285.

## COUNT VI

### **Infringement Of The '953 Patent**

71. Paragraphs 1 through 70 are incorporated by reference as if fully stated herein.

72. The '953 patent is valid and enforceable.

73. Viewsonic has infringed, and continues to infringe, one or more claims of the '953 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by making, using, selling, and/or offering for sale in the United States, and/or importing into the United States, products and/or methods encompassed by those claims, including for example, by making, using, selling, offering for sale, and/or importing tablet computers, including but not limited to the Viewsonic ViewPad 7, Viewsonic ViewBook 730, Viewsonic ViewPad 7E, Viewsonic ViewPad 10, and Viewsonic ViewPad 10pro.

74. Third parties, including Viewsonic's customers, have infringed, and continue to infringe, one or more claims of the '953 patent under 35 U.S.C. § 271(a), either literally and/or under the doctrine of equivalents, by making, using, selling, and/or offering for sale in the United States, and/or importing into the United States, tablet computers supplied by Viewsonic, including the Viewsonic ViewPad 7, Viewsonic ViewBook 730, Viewsonic ViewPad 7E, Viewsonic ViewPad 10, and Viewsonic ViewPad 10pro.

75. Viewsonic has had knowledge of and notice of the '953 patent and its infringement at least since the filing of this complaint. Viewsonic also has had knowledge of and notice of the '953 patent and its infringement at least since May 2, 2012, through a letter sent by Nokia to Viewsonic on May 2, 2012 concerning the '953 patent and its infringement.

76. Viewsonic has induced infringement, and continues to induce infringement, of one or more claims of the '953 patent under 35 U.S.C. § 271(b). Viewsonic actively, knowingly, and intentionally induced, and continues to actively, knowingly, and intentionally induce, infringement of the '953 patent by selling or otherwise supplying tablet computers; with the knowledge and specific intent that third parties will use, sell, offer for sale, and/or import the tablet computers supplied by Viewsonic to infringe the '953 patent; and with the knowledge and specific intent to encourage and facilitate the infringement through the dissemination of the tablet computers and/or the creation and dissemination of promotional and marketing materials, supporting materials, instructions, product manuals, and/or technical information related to the tablet computers.

77. Viewsonic has contributed to the infringement by third parties, including Viewsonic's customers, and continues to contribute to infringement by third parties, of one or more claims of the '953 patent under 35 U.S.C. § 271(c), by selling and/or offering for sale in the United States, and/or importing into the United States, tablet computers, knowing that those products constitute a material part of the inventions of the '953 patent, knowing that those products are especially made or adapted to infringe the '953 patent, and knowing that those products are not staple articles of commerce suitable for substantial noninfringing use.

78. Nokia has been and continues to be damaged by Viewsonic's infringement of the '953 patent.

79. Nokia has been irreparably harmed by Viewsonic's infringement of the '953 patent. Unless and until Viewsonic's continued acts of infringement are enjoined, Nokia will suffer further irreparable harm for which there is no adequate remedy at law.

80. Viewsonic's conduct in infringing the '953 patent renders this case exceptional within the meaning of 35 U.S.C. § 285.

**Prayer For Relief**

WHEREFORE, Nokia prays for judgment as follows:

- A. That Viewsonic has infringed each of the patents-in-suit;
- B. That this Court permanently enjoin Viewsonic, its subsidiaries, affiliates, successors and assigns, and each of its officers, directors, employees, representatives, agents, and attorneys, and all persons acting in concert or active participation with, or on its behalf, or within its control, from making, using, selling, offering for sale, selling, importing, or advertising products and/or services and/or employing systems, hardware, software and/or components and/or making use of systems or processes that infringe any of the claims of the patents-in-suit;
- C. That Nokia be awarded all damages adequate to compensate it for Viewsonic's infringement of the patents-in-suit, such damages to be determined by a jury and, if necessary to adequately compensate Nokia for the infringement, an accounting, and that such damages be awarded to Nokia with pre-judgment and post-judgment interest;
- D. That this case be declared an exceptional case within the meaning of 35 U.S.C. § 285 and that Nokia be awarded the attorney fees, costs, and expenses that it incurs prosecuting this action; and
- E. That Nokia be awarded such other and further relief as this Court deems just and proper.



**Demand For Jury Trial**

Nokia hereby demands a trial by jury on all issues so triable.

Dated: May 2, 2012

FARNAN LLP

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