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6	IN THE UNITED STATES DISTRICT COURT	
7	FOR THE WESTERN DISTRICT OF WASHINGTON	
8	SEATTLE DIVISION	
9	REC SOFTWARE USA, INC., a Virginia	Case No. 14-1025
10	corporation,  Plaintiff,	COMPLAINT FOR PATENT
11		INFRINGEMENT
12	V.  HTC AMEDICA INC. a Washington	DEMAND FOR JURY TRIAL
13	HTC AMERICA, INC., a Washington corporation,	
14	Defendant.	
15		
16	Plaintiff REC Software USA, Inc. ("REC" or "Plaintiff"), for its complaint against	
17	defendant HTC America, Inc. ("HTC" or "Defendant"), alleges as follows:	
18	NATURE OF THE ACTION	
19	1. This is an action for infringement of U.S. Patent No. 5,854,936 (the "'936	
20	Patent"), a true and correct copy of which is attached hereto as Exhibit A. Plaintiff undertakes	
21	this action pursuant to the patent laws of the United States, 35 U.S.C. §§ 271 and 281, and seeks	
22	damages resulting from Defendant's unauthorized manufacture, use, sale, offers to sell, and/or	
23	importation into the United States of products, methods, processes, services, and/or systems that	
24	infringe one or more claims of the '936 Patent.	
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COMPLAINT (1)

## **PARTIES**

- 2. Plaintiff REC is a corporation organized and existing under the laws of the Commonwealth of Virginia, with its principal place of business located in Arlington, Virginia.
- 3. Defendant HTC is a corporation organized and existing under the laws of the state of Washington, with its principal place of business located at 13920 SE Eastgate Way, Suite 400, Bellevue, WA 98005. HTC makes, uses, sells, offers for sale, and/or imports into the United States certain products that infringe one or more claims of the '936 Patent.

## **JURISDICTION AND VENUE**

- 4. This action arises under the patent laws of the United States, Title 35 of the United States Code, §§ 271 and 281, et seq. This Court has original subject matter jurisdiction over this patent infringement action under 28 U.S.C. §§ 1331 and 1338(a).
- 5. Venue is proper in this district under 28 U.S.C. §§ 1391 and 1400(b). Defendant is a citizen of Washington and this district, has transacted business in this district, has committed acts of patent infringement in this district, and has placed its infringing products and services into the stream of commerce throughout the United States with the expectation that they will be used by consumers in this judicial district.
- 6. Defendant is subject to personal jurisdiction in Washington and this judicial district, and is doing business in this judicial district.

## COUNT I

## INFRINGEMENT OF THE '936 PATENT

- 7. Plaintiff repeats and realleges the allegations of paragraphs 1 through 6 as if fully set forth herein.
- 8. On December 29, 1998, the U.S. Patent and Trademark Office duly and lawfully issued the '936 Patent.
- 9. Plaintiff is the exclusive licensee of the '936 Patent and the invention described and claimed therein, with all substantial rights with respect thereto. Plaintiff has the legal right

1	DATED this 8th day of July, 2014.	
2	2 STO	LL STOLL BERNE LOKTING & SHLACHTER P.C.
3		
4		s/Timothy S. DeJong Timothy S. DeJong, WSBA No. 20941 209 SW Oak Street, Suite 500
5 6	5	Portland, OR 97204 Felephone: (503) 227-1600 Facsimle: (503) 227-6840
7	. <b>  </b>	Email: tdejong@stollberne.com
8	Atto	rneys for Plaintiff REC Software USA, Inc.
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