1 2 3 4 5 6 7 8 9	ANTON HANDAL (Bar No. 113812) anh@handal-law.com PAMELA C. CHALK (Bar No. 216411) pchalk@handal-law.com GABRIEL HEDRICK (Bar No. 220649) ghedrick@handal-law.com HANDAL & ASSOCIATES 1200 Third Avenue, Suite 1321 San Diego, California 92101 Tel: 619.544.6400 Fax: 619.696.0323 Attorneys for Plaintiff e.Digital Corporation	
10	UNITED STATES DISTRICT COURT	
11	SOUTHERN DISTRICT OF CALIFORNIA	
12	e.Digital Corporation,	Case No. '13CV2912 MMARBB
13	Plaintiff,	COMPLAINT FOR PATENT
14	V.	INFRINGEMENT
15 16	OCZ Technology Group, Inc.,	DEMAND FOR JURY TRIAL
10	Defendant.	
18	Plaintiff e Digital Corporation ("e I	Digital" or "Plaintiff") by and through its
19	Plaintiff e.Digital Corporation ("e.Digital" or "Plaintiff"), by and through its undersigned counsel, complains and alleges against Defendant OCZ Technology	
20	Group, Inc.("OCZ" or "Defendant") as follows:	
21	NATURE OF THE ACTION	
22	1. This is a civil action for infringement of a patent arising under the	
23	laws of the United States relating to patents, 35 U.S.C. § 101, et seq., including,	
24	without limitation, § 281. Plaintiff e.Digital seeks a preliminary and permanent	
25	injunction and monetary damages for the infringement of its U.S. Patent No.	
26	5,839,108.	
27	JURISDICTION AND VENUE	
28 HANDAL & ASSOCIATES 1200 THIRD AVE SUITE 1321 SAN DIEGO, CA 92101 TEL: 619.544.6400 FAX: 619.696.0323	2. This court has subject matter jurisdiction over this case for patent -1- COMPLAINT	

infringement under 28 U.S.C. §§ 1331 and 1338(a) and pursuant to the patent laws
 of the United States of America, 35 U.S.C. § 101, *et seq*.

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3. Venue properly lies within the Southern District of California 3 pursuant to the provisions of 28 U.S.C. §§ 1391(b), (c), and (d) and 1400(b). On 4 information and belief, Defendant conducts substantial business directly and/or 5 through third parties or agents in this judicial district by selling and/or offering to 6 sell the infringing products and/or by conducting other business in this judicial 7 district. Furthermore, Plaintiff e.Digital is headquartered and has its principal 8 place of business in this district, engages in business in this district, and has been 9 harmed by Defendant's conduct, business transactions and sales in this district. 10

4. This Court has personal jurisdiction over Defendant because, on 11 12 information and belief. Defendant transacts continuous and systematic business within the State of California and the Southern District of California. In addition, 13 14 this Court has personal jurisdiction over the Defendant because, on information and belief, this lawsuit arises out of Defendant's infringing activities, including, 15 without limitation, the making, using, selling and/or offering to sell infringing 16 17 products in the State of California and the Southern District of California. Finally, this Court has personal jurisdiction over Defendant because, on information and 18 19 belief, Defendant has made, used, sold and/or offered for sale its infringing products and placed such infringing products in the stream of interstate commerce 20 21 with the expectation that such infringing products would be made, used, sold and/or offered for sale within the State of California and the Southern District of 22 California. 23

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PARTIES

5. Plaintiff e.Digital is a Delaware corporation with its headquarters and
principal place of business at 16870 West Bernardo Drive, Suite 120, San Diego,
California 92127.

28 HANDAL & ASSOCIATES 1200 THIRD AVE SUITE 1321 SAN DIEGO, CA 92101 TEL: 619.544.6400 FAX: 619.696.0323 6. Upon information and belief, Defendant OCZ Technology Group, Inc.

is a corporation registered and lawfully existing under the laws of the State of 1 Delaware, with an office and principal place of business located at 6373 San 2 3 Ignacio Avenue, San Jose, CA 95119 US.

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THE ASSERTED PATENT

7. On November 17, 1998, the United States Patent and Trademark 5 Office duly and legally issued United States Patent No. 5,839,108 ("the '108 6 patent") entitled "Flash Memory File System In A Handheld Record And Playback 7 Device," to its named inventors Norbert P. Daberko and Richard K. Davis. 8 Plaintiff e.Digital is the assignee and owner of the entire right, title and interest in 9 and to the '108 patent and has the right to bring this suit for damages and other 10 relief. A true and correct copy of the '108 patent is attached hereto as Exhibit A. 11

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INFRINGEMENT OF THE '108 PATENT BY DEFENDANT

COUNT ONE

8. 14 Plaintiff re-alleges and incorporates by reference each of the 15 allegations set forth in paragraphs 1 through 7 above.

Upon information and belief, Defendant, without authority, (a) has 9 16 induced and continues to induce infringement of one or more claims of the '108 17 patent in violation of 35 U.S.C. § 271(b); and, (b) has contributed and continue to 18 19 contribute to the infringement of one or more claims of the '108 patent in violation of 35 U.S.C. § 271(c). 20

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10. The accused products for purposes of the '108 patent include but are not limited to the Defendant's memory card products for Flash Memory Storage 22 including but not limited to its USB, SSD, SD, microSD, and/or Compact Flash 23 products. The accused products include but are not limited to Defendant's Vertex 4 24 Series of products. 25

11. The accused product, alone or in combination with other products, 26 practice each of the limitations of independent claim 1 of the '108 patent. 27

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Upon information and belief, Defendant, without authority, has 12.

actively induced infringement and continues to actively induce infringement of the 1 '108 patent in violation of 35 U.S.C. § 271(b) by causing others to directly infringe 2 3 the claims of the '108 patent and/or by intentionally instructing others how to use the accused products in a manner that infringes the claims of the '108 patent. On 4 information and belief, Defendant has induced and continues to induce 5 infringement by instructing customers to operate the product in an infringing 6 manner and/or when Defendant tests or otherwise operates the accused products in 7 the United States. 8

13 Upon information and belief, Defendant, without authority, has 9 contributed and continues to contribute to the infringement of the '108 patent in 10 violation of 35 U.S.C. § 271(c) by importing into the United States, selling and/or 11 12 offering to sell within the United States accused products that (1) embody and constitute a material part of the invention of the '108 patent, (2) Defendant knows 13 14 to be especially adapted for use in infringing the '108 patent, and (3) are not staple articles of commerce suitable for substantial non-infringing use with respect to the 15 '108 patent. 16

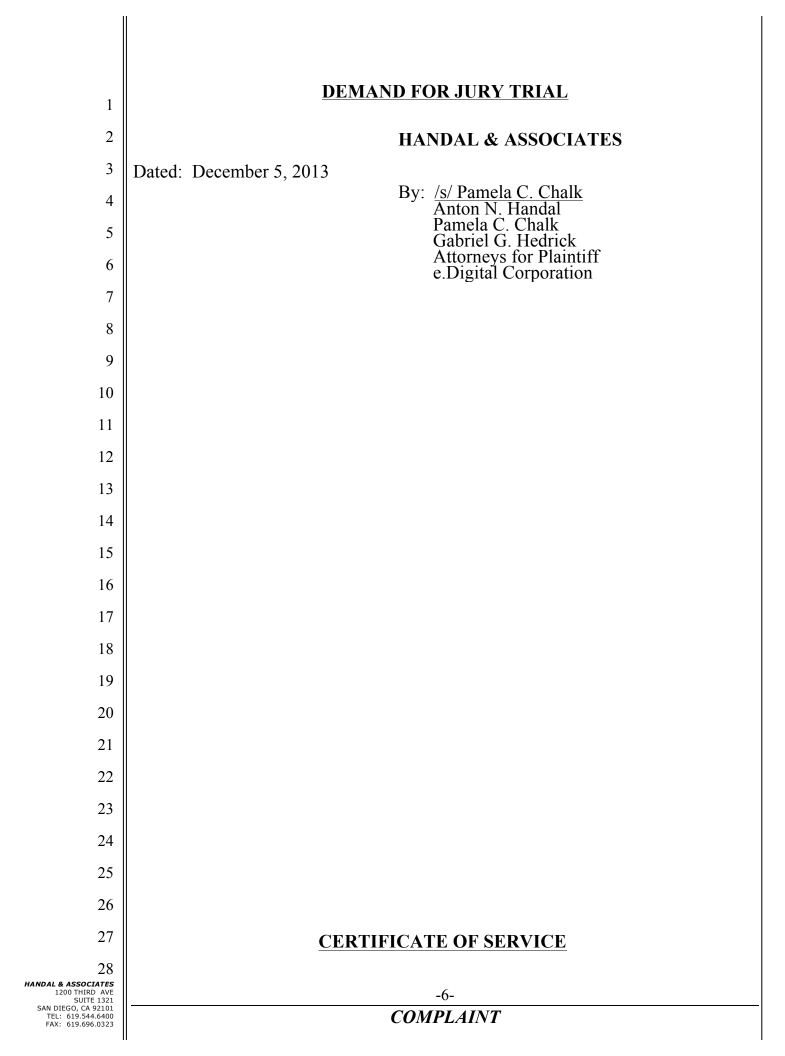
17 14. Based on information and belief, Plaintiff alleges that Defendant sells,
18 ships, or otherwise delivers the accused product with all the features required to
19 infringe the asserted claims of the '108 patent. On information and belief, these
20 products are designed to practice the infringing features.

15. Upon information and belief, certain of the products manufactured by
Defendant have been and/or are currently sold and/or offered for sale at, among
other places, through the Quill.com online store website located at
http://www.quill.com/ to consumers including, but not limited to, consumers
located within the State of California.

16. Defendant had knowledge of infringement of the '108 patent since at
least the filing of this complaint. On information and belief, Defendant has
continued to sell products that practice the '108 patent after acquiring knowledge

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1	of infringement.	
2	PRAYER FOR RELIEF	
3	WHEREFORE, Plaintiff prays for relief and judgment as follows:	
4	1. That Defendant be declared to have infringed the Patent-in-Suit; That Defendant, Defendent's efficient equate complexity	
5	2. That Defendant, Defendant's officers, agents, servants, employees, and attorneys, and those persons in active concert or participation with them, be	
6 7	and attorneys, and those persons in active concert or participation with them, be preliminarily and permanently enjoined from infringement of the Patent-in-Suit,	
8	including but not limited to any making, using, offering for sale, selling, or	
8 9	importing of unlicensed infringing products within and without the United States;	
10	3. Compensation for all damages caused by Defendant's infringement of	
10	the Patent-in-Suit to be determined at trial;	
11	4. Enhancing Plaintiff's damages up to three (3) times their amount	
12	pursuant to 35 U.S.C. § 284;	
13	5. Granting Plaintiff pre-and post-judgment interest on its damages,	
15	together with all costs and expenses; and,	
16	6. Awarding such other relief as this Court may deem just and proper.	
17	HANDAL & ASSOCIATES	
18	Dated: December 5, 2013	
19	By: <u>/s/ Pamela C. Chalk</u> Anton N. Handal	
20	Pamela C. Chalk Gabriel G. Hedrick	
21	Attorneys for Plaintiff e.Digital Corporation	
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28 handal & associates		
1200 THIRD AVE SUITE 1321 SAN DIEGO, CA 92101 TEL: 619.544.6400	-5- COMPLAINT	
FAX: 619.696.0323		



The undersigned hereby certifies that a true and correct copy of the foregoing document has been served on this date to all counsel of record, if any to date, who are deemed to have consented to electronic service via the Court's CM/ECF system per CivLR 5.4(d). Any other counsel of record will be served by electronic mail, facsimile and/or overnight delivery upon their appearance in this matter.

I declare under penalty of perjury of the laws of the United States that the
foregoing is true and correct. Executed this 5th day of December, 2013 at San
Diego, California.

-7-COMPLAINT

11 Dated: December 5, 2013

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By: <u>/s/ Pamela C. Chalk</u> Anton N. Handal Pamela C. Chalk Gabriel G. Hedrick Attorneys for Plaintiff e.Digital Corporation

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