	Case5:14-cv-00826-EJD	Document1	Filed10/15/13	Page1 of 20			
1 2 3 4 5 6 7 8 9 10 11 12 13	Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page1 of 20 Denise M. De Mory (CA Bar No. 168076) ddemory@bdiplaw.com Christina M. Finn (CA Bar No. 247838) cfinn@bdiplaw.com Cliff Win, Jr. (CA Bar No. 270517) cwin@bdiplaw.com BUNSOW DE MORY SMITH & ALLISON LLP 600 Allerton Street, Suite 101 Redwood City, CA 94063 Telephone: 415-426-4747 Facsimile: 415-426-4744 Michael D. Rounds (Nevada Bar No. 4734) mrounds@watsonrounds.com WATSON ROUNDS 10000 West Charleston Blvd., Suite 240 Las Vegas, NV 89135 Telephone: 702-636-4902 Facsimile: 702-636-4904 Attorneys for Plaintiff						
14	NXP B.V.						
15							
15	UNITED STATES DISTRICT COURT						
16	UNIT			J RT			
	UNIT		DISTRICT COU OF NEVADA	J RT			
16	UNIT. NXP B.V.,			J RT			
16 17			OF NEVADA	J RT			
16 17 18	NXP B.V., Plaintiff, v.		OF NEVADA CASE NO.	FOR PATENT			
16 17 18 19	NXP B.V., Plaintiff, v. BROADCOM CORPORATION		OF NEVADA CASE NO. COMPLAINT	FOR PATENT			
16 17 18 19 20	NXP B.V., Plaintiff, v.		OF NEVADA CASE NO. COMPLAINT	' FOR PATENT ENT			
16 17 18 19 20 21	NXP B.V., Plaintiff, v. BROADCOM CORPORATION		OF NEVADA CASE NO. COMPLAINT INFRINGEMI	' FOR PATENT ENT			
 16 17 18 19 20 21 22 	NXP B.V., Plaintiff, v. BROADCOM CORPORATION		OF NEVADA CASE NO. COMPLAINT INFRINGEMI	' FOR PATENT ENT			
 16 17 18 19 20 21 22 23 	NXP B.V., Plaintiff, v. BROADCOM CORPORATION		OF NEVADA CASE NO. COMPLAINT INFRINGEMI	' FOR PATENT ENT			
 16 17 18 19 20 21 22 23 24 	NXP B.V., Plaintiff, v. BROADCOM CORPORATION		OF NEVADA CASE NO. COMPLAINT INFRINGEMI	' FOR PATENT ENT			
 16 17 18 19 20 21 22 23 24 25 	NXP B.V., Plaintiff, v. BROADCOM CORPORATION		OF NEVADA CASE NO. COMPLAINT INFRINGEMI	' FOR PATENT ENT			
 16 17 18 19 20 21 22 23 24 25 26 	NXP B.V., Plaintiff, v. BROADCOM CORPORATION		OF NEVADA CASE NO. COMPLAINT INFRINGEMI	' FOR PATENT ENT			
 16 17 18 19 20 21 22 23 24 25 26 27 	NXP B.V., Plaintiff, v. BROADCOM CORPORATION Defendant.	DISTRICT	OF NEVADA CASE NO. COMPLAINT INFRINGEMI	' FOR PATENT ENT			

Plaintiff NXP B.V. ("NXP") for its complaint against Broadcom Corporation
("Broadcom") on personal knowledge as to its own actions and on information and belief as to all
others based on its investigation, hereby alleges as follows:

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JURISDICTION AND VENUE

5 1. This is an action for patent infringement arising under the Patent Laws of the
6 United States, 35 U.S.C. §§ 100, *et seq*. This Court has subject matter jurisdiction over this action
7 under 28 U.S.C. §§ 1331, 1332 and 1338(a).

8 2. This Court has personal jurisdiction over Broadcom. Broadcom has ongoing and 9 systematic contacts within, and/or has otherwise directed activities toward, the State of Nevada 10 and this judicial district, including but not limited to: (i) by manufacturing (directly or indirectly 11 through third party manufacturers) and/or assembling products that are and have been used, 12 offered for sale, sold, and/or purchased in the District of Nevada, including Las Vegas, Nevada, 13 and (ii) by regularly conducting or soliciting business, engaging in other persistent courses of 14 conduct, and/or deriving substantial revenue from goods and services provided to the residents of 15 the State of Nevada and this judicial district.

Broadcom also, directly and/or through its distribution network and other
intermediaries, uses, markets, imports, distributes, offers for sale, and or sells its products,
including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and
BCM20794 products in the State of Nevada and this judicial district.

4. Broadcom has purposefully and voluntarily placed one or more of its infringing
products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793,
and BCM20794 products into the stream of commerce, which stream is directed at the District of
Nevada, with the knowledge and/or understanding that such products will be used or incorporated
into downstream devices and appliances purchased by consumers in this judicial district,
including by directly or indirectly working with subsidiaries, regional distributors, and other
entities to ensure that its products reach the State of Nevada and this judicial district.

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Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page3 of 20

5. Broadcom has purposefully availed itself of the privilege of conducting business
 activities within the State of Nevada and this judicial district, which activities infringe one or
 more claims of the United States patents owned by NXP, causing injury in the State of Nevada
 and this judicial district. Therefore, exercise of jurisdiction over Broadcom would not offend
 traditional notions of fair play and substantial justice.

6 6. For example, Broadcom has repeatedly used, marketed, demonstrated, offered
7 for sale, and/or sold its products including without limitation, the BCM43341, BCM20791,
8 BCM20792, BCM20793, and BCM20794 products at trade events in Las Vegas.

9 7. Broadcom has encouraged, instructed and/or actively induced the incorporation
10 of its infringing products into downstream devices and appliances such as video game consoles
11 (*e.g.*, Nintendo WiiU) that are used, marketed, demonstrated, offered for sale, and/or sold in the
12 State of Nevada and this judicial district.

8. Broadcom has offered sales and distribution support for its products and services
specifically to the State of Nevada, assigning particular sales and distributors to cover the State of
Nevada, on its website at http://www.broadcom.com/contact/sales_offices.php and
http://www.broadcom.com/contact/distributors.php

9. Venue is proper in this judicial district under 28 U.S.C. §§ 1391(b), (c) and
1400(b). NXP believes and based thereon, alleges, that Broadcom resides in this judicial district
within the meaning of 28 U.S.C. § 1391(c), and further, that Broadcom has been and is
committing, contributing to, and/or inducing acts of patent infringement in this judicial district,
provides goods or services and does business in this judicial district, and that Broadcom is subject
to personal jurisdiction in this judicial district.

23 10. Broadcom is registered to conduct business in Nevada, where its registered
24 agent, National Registered Agents, Inc. of Nevada, is located at 311 S. Division St., Carson City,
25 Nevada, 89703.

26 11. Broadcom regularly travels to Las Vegas, Nevada to use, market, offer for sale,
27 or sell its products at various trade events such as the Consumer Electronics Show ("CES") and

Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page4 of 20

the Computer Dealers' Exhibition ("COMDEX"). For example, upon information and belief,
 Broadcom's employees have conducted such activities every year at CES in Las Vegas since at
 least as early as 2005.

4 12. Several Broadcom employees including product line director Ron Wong, product 5 marketing director Mohamed Awad, and Chief Executive Officer Scott McGregor offered 6 demonstrations and interviews relating to the infringing features and functionalities of 7 Broadcom's products, including one or more of the BCM43341, BCM20791, BCM20792, 8 BCM20793, and BCM20794 products at the 2012 and 2013 CES events in Las Vegas. 9 PARTIES 10 13. Plaintiff NXP is incorporated under the laws of The Netherlands with its 11 principal place of business at High Tech Campus 60, 5656 AG, Eindhoven, The Netherlands. 12 14. Upon information and belief, Defendant Broadcom is a corporation organized 13 and existing under the laws of the state of California with its principal place of business at 5300 14 California Avenue, Irvine, California 92617. 15 STATEMENT OF FACTS 16 15. This action arises out of Broadcom's infringement of five patents owned by NXP 17 - U.S. Patent Nos. 6,563,882, 7,570,716, 8,203,432, 8,150,316, and 8,249,503 (collectively, the 18 "NXP Patents in Suit"). 19 16. United States Patent No. 6,563,882 ("the '882 patent"), titled Write/Read Device 20For Communication With Transponders, Having First Coding Means And Second Coding Means, 21 was duly and lawfully issued May 13, 2003 by the United States Patent and Trademark Office 22 ("USPTO"). NXP is the sole owner of all rights, title and interest in the '882 patent. A true and 23 correct copy of the '882 patent is attached hereto as Exhibit A. 24 17. United States Patent No. 7,570,716 ("the '716 patent"), titled Data Carrier 25 Provided With At Least Two Decoding Stages, was duly and lawfully issued August 4, 2009 by 26 the USPTO. NXP is the sole owner of all rights, title and interest in the '716 patent. A true and 27 correct copy of the '716 patent is attached hereto as Exhibit B. 28

Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page5 of 20

1 18. United States Patent No. 8,203,432 ("the '432 patent"), titled *Method Of Reading* 2 *A Plurality Of Non-Contact Data Carriers, Including An Anti-Collision Scheme*, was duly and
 3 lawfully issued June 19, 2012 by the USPTO. NXP is the sole owner of all rights, title and
 4 interest in the '432 patent. A true and correct copy of the '432 patent is attached hereto as <u>Exhibit</u>
 5 <u>C</u>.

6 19. United States Patent No. 8,150,316 ("the '316 patent"), titled *Communication*7 *Partner Appliance With Automatic Send Mode Activation*, was duly and lawfully issued April 3,
8 2012 by the USPTO. NXP is the sole owner of all rights, title and interest in the '316 patent. A
9 true and correct copy of the '316 patent is attached hereto as Exhibit D.

10 20. United States Patent No. 8,249,503 ("the '503 patent"), titled *Communication*11 *Partner Appliance With Automatic Send Mode Activation*, was duly and lawfully issued August
12 21, 2012 by the USPTO. NXP is the sole owner of all rights, title and interest in the '503 patent.
13 A true and correct copy of the '503 patent is attached hereto as <u>Exhibit E</u>.

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21. The NXP Patents in Suit are valid and enforceable.

Broadcom has had knowledge of the NXP Patents in Suit since at least as early
April 9, 2013 when NXP provided direct notice to Broadcom of its infringement of NXP's
patents.

Broadcom designs, makes, uses, sells, offers for sale, and/or supports
semiconductor integrated circuit products, including but not limited to the BCM43341,
BCM20791, BCM20792, BCM20793, and BCM20794 products, and other products that
incorporate similar circuitry, operate in a similar manner, and/or have similar features and
functionality.

23 24. Broadcom's semiconductor integrated circuit products are integrated into devices
24 and appliances made used, sold, and sold by its customers including original equipment
25 manufacturers ("OEMs"), distributors, and/or other third parties.

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25. Broadcom is and has been directly infringing one or more of the NXP Patents in
 Suit by making, using, selling, offering to sell, and/or importing infringing products into the
 United States.

26. Broadcom is and has been contributorily infringing one or more of the NXP
Patents in Suit by offering to sell or selling within the United States or importing into the United
States a component of a patented machine, manufacture, combination, or composition, or a
material or apparatus for use in practicing a patented process, constituting a material part of the
claimed invention(s) of the NXP Patents in Suit, knowing the same to be especially made or
especially adapted for use in an infringement of such patents, and not a staple article or
commodity of commerce suitable for substantial noninfringing use.

11 27. Broadcom is and has been actively inducing infringement of one or more of the
12 NXP Patents in Suit by encouraging acts of direct infringement in the United States, when
13 Broadcom has knowledge that it is inducing direct infringement in the United States.

Broadcom's acts of inducement of infringement include but are not limited to (a)
selling to, supplying to, encouraging, helping design, and/or supporting OEMs to incorporate
certain Broadcom products into devices sold by OEMS and/or third parties destined for the United
States, and (b) encouraging and/or instructing third parties how to use certain Broadcom products,
with the intent that these products be used by such third party entities to infringe the NXP Patents
in Suit.

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29. NXP incorporates by reference the allegations of Paragraphs 1 through 28 above as if fully set forth herein.

COUNT I

(Infringement of the '882 Patent)

30. Upon information and belief, in violation of 35 U.S.C. § 271(a), (b), (c) and/or
(f), Broadcom is and has been directly and/or indirectly infringing, literally and/or under the
Doctrine of Equivalents, one or more claims of the '882 patent, including but not limited to claim
1, by making, using, selling, offering to sell, and/or importing into the United States (and/or by

Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page7 of 20

contributing to and/or inducing these acts), without authority, its integrated circuit products or
 processes that practice the inventions claimed in the '882 patent, including without limitation, the
 BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794 products, and other
 integrated circuit products that incorporate similar circuitry, operate in a similar manner, and/or
 have similar features or functionality.

6 31. Upon information and belief, Broadcom is and has been actively inducing the 7 infringement and/or contributed to the infringement of the '882 patent by actively encouraging 8 acts of direct infringement knowing that it is inducing direct infringement by at least (a) selling to, 9 supplying to, encouraging, helping design, and/or supporting OEMs to incorporate certain 10 Broadcom products into devices sold by OEMS and/or third parties in the United States (e.g., the 11 Nintendo WiiU) and (b) encouraging and/or instructing third parties how to use certain Broadcom 12 products, with the intent that these products be used by such third party entities to infringe the 13 NXP Patents in Suit.

32. For example, upon information and belief, Broadcom offers, sells, and markets
its products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793,
and BCM20794 products through its web site, YouTube video channel, Blog including CES
related reports by the "Broadcom Blog Squad," trade show and convention activities, and through
various other channels including U.S. distributors and/or third parties.

19 33. Upon information and belief, Broadcom has made, used, and demonstrated
20 sample or prototype devices and/or appliances (*e.g.*, Nintendo WiiU) incorporating its products,
21 including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and
22 BCM20794 products that comprise all the elements of the "write/read device" as set forth in the
23 claims of the '882 patent.

34. Broadcom's product websites, brochures, demonstrations, prototype devices
and/or appliances, as well as presentations and interviews offered by its employees at trade shows
and conventions with respect to its products, including without limitation, the BCM43341,
BCM20791, BCM20792, BCM20793, and BCM20794 products, instruct and encourage

Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page8 of 20

Broadcom's customers, OEMs, and other third parties to incorporate these products, to thereby
make, use, sell offer to sell and/or import devices and appliances in the United States that
comprise all elements of the "write/read device" as set forth in the claims of the '882 patent.
Broadcom is therefore aware that its customers (such as Nintendo) and other third parties are
infringing the '882 patent by incorporating Broadcom products, including without limitation, the
BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794 products, as instructed and
encouraged by Broadcom.

35. Upon information and belief, Broadcom's actions have been and are contributing
to infringement of the '882 patent by offering to sell or selling within the United States or
importing into the United States a component of a patented machine, manufacture, combination,
or composition, or a material or apparatus for use in practicing a patented process, constituting a
material part of the claimed invention(s) of the '882 patent, knowing the same to be especially
made or especially adapted for use in an infringement of such patent, and not a staple article or
commodity of commerce suitable for substantial non-infringing use.

36. For example, as set forth above, upon information and belief, Broadcom's
products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793,
and BCM20794 products, are designed, manufactured, and sold, so as to be incorporated in
devices and/or appliances (*e.g.*, Nintendo WiiU) that comprise all elements of the "write/read
device" as set forth in the claims of the '882 patent. Upon information and belief, the Broadcom
products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793,
and BCM20794 products therefore have no substantial non-infringing uses.

37. Upon information and belief, Broadcom has induced the infringement and/or
contributed to the infringement of the '882 patent by knowingly and with intent, actively
encouraging its customers (such as Nintendo) to use Broadcom's infringing products, including
without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794
products, in a manner that constitutes direct infringement of one or more claims of the '882
patent.

	Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page9 of 20			
1				
1	38. Broadcom has knowledge of the '882 patent at least as early as April 9, 2013			
2	when NXP provided notice to Broadcom of its infringement of the '882 patent.			
3	39. Upon information and belief, Broadcom intends to continue its unlawful			
4	infringing activity related to the '882 patent.			
5	40. Broadcom's acts of infringement have caused damage to NXP, and NXP is			
6	entitled to recover from Broadcom the damages sustained by NXP as a result of Broadcom's			
7	wrongful acts in an amount subject to proof at trial.			
8	<u>COUNT II</u>			
9	(Infringement of the '716_Patent)			
10	41. NXP incorporates by reference the allegations of Paragraphs 1 through 28 above			
11	as if fully set forth herein.			
12	42. Upon information and belief, in violation of 35 U.S.C. § 271(a), (b), (c) and/or			
13	(f), Broadcom is and has been directly and/or indirectly infringing, literally and/or under the			
14	Doctrine of Equivalents, one or more claims of the '716 patent, including but not limited to claim			
15	1, by making, using, selling, offering to sell, and/or importing into the United States (and/or by			
16	contributing to and/or inducing these acts), without authority, its integrated circuit products or			
17	processes that practice the inventions claimed in the '716 patent, including without limitation, the			
18	BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794 products, and other			
19	integrated circuit products that incorporate similar circuitry, operate in a similar manner, and/or			
20	have similar features or functionality.			
21	43. Upon information and belief, Broadcom is and has been actively inducing the			
22	infringement and/or contributed to the infringement of the '716 patent by actively encouraging			
23	acts of direct infringement knowing that it is inducing direct infringement by at least (a) selling to,			
24	supplying to, encouraging, helping design, and/or supporting OEMs to incorporate certain			
25	Broadcom products into devices sold by OEMS and/or third parties in the United States (<i>e.g.</i> ,			
26	Nintendo WiiU), and (b) encouraging and/or instructing third parties how to use certain			

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8 Complaint for Patent Infringement

Broadcom products, with the intent that these products be used by such third party entities to
infringe the NXP Patents in Suit.

44. For example, upon information and belief, Broadcom offers, sells, and markets
its products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793,
and BCM20794 products through its web site, YouTube video channel, Blog including CES
related reports by the "Broadcom Blog Squad," trade show and convention activities, and through
various other channels including U.S. distributors and/or third parties.

8 45. Upon information and belief, Broadcom has made, used, and demonstrated
9 sample or prototype devices and/or appliances (*e.g.*, Nintendo WiiU) incorporating its products,
10 including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and
11 BCM20794 products that comprise all the elements of the "device" as set forth in the claims of
12 the '716 patent.

13 46. Broadcom's product websites, brochures, demonstrations, prototype devices 14 and/or appliances, as well as presentations and interviews offered by its employees at trade shows 15 and conventions with respect to its products, including without limitation, the BCM43341, 16 BCM20791, BCM20792, BCM20793, and BCM20794 products, instruct and encourage 17 Broadcom's customers, OEMs, and other third parties to incorporate these products, to thereby 18 make, use, sell offer to sell and/or import devices and appliances in the United States that 19 comprise all elements of the "device" as set forth in the claims of the '716 patent. Broadcom is 20 therefore aware that its customers (such as Nintendo) and other third parties are infringing the 21 '716 patent by incorporating Broadcom products, including without limitation, the BCM43341, 22 BCM20791, BCM20792, BCM20793, and BCM20794 products, as instructed and encouraged by 23 Broadcom.

47. Upon information and belief, Broadcom's actions have been and are contributing
to infringement of the '716 patent by offering to sell or selling within the United States or
importing into the United States a component of a patented machine, manufacture, combination,
or composition, or a material or apparatus for use in practicing a patented process, constituting a

Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page11 of 20

material part of the claimed invention(s) of the '716 patent, knowing the same to be especially
made or especially adapted for use in an infringement of such patent, and not a staple article or
commodity of commerce suitable for substantial non-infringing use.

4 48. For example, as set forth above, upon information and belief, Broadcom's
5 products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793,
6 and BCM20794 products, are designed, manufactured, and sold, so as to be incorporated in
7 devices and/or appliances (*e.g.*, Nintendo WiiU) that comprise all elements of the "device" as set
8 forth in the claims of the '716 patent. Upon information and belief, the Broadcom products,
9 including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and
10 BCM20794 products therefore have no substantial non-infringing uses.

49. Upon information and belief, Broadcom has induced the infringement and/or
contributed to the infringement of the '716 patent by knowingly and with intent, actively
encouraging its customers (such as Nintendo) to use Broadcom's infringing products, including
without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794
products, in a manner that constitutes direct infringement of one or more claims of the '716
patent.

17 50. Broadcom has knowledge of the '716 patent at least as early as April 9, 2013
18 when NXP provided notice to Broadcom of its infringement of the '716 patent.

19 51. Upon information and belief, Broadcom intends to continue its unlawful
20 infringing activity related to the '716 patent.

52. Broadcom's acts of infringement have caused damage to NXP, and NXP is
entitled to recover from Broadcom the damages sustained by NXP as a result of Broadcom's
wrongful acts in an amount subject to proof at trial.

COUNT III

(Infringement of the '432_Patent)

26 53. NXP incorporates by reference the allegations of Paragraphs 1 through 28 above
27 as if fully set forth herein.

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Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page12 of 20

1 54. Upon information and belief, in violation of 35 U.S.C. § 271(a), (b), (c) and/or 2 (f), Broadcom is and has been directly and/or indirectly infringing, literally and/or under the 3 Doctrine of Equivalents, one or more claims of the '432 patent, including but not limited to claim 4 11, by making, using, selling, offering to sell, and/or importing into the United States (and/or by 5 contributing to and/or inducing these acts), without authority, its integrated circuit products or 6 processes that practice the inventions claimed in the '432 patent, including without limitation, the 7 BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794 products, and other 8 integrated circuit products that incorporate similar circuitry, operate in a similar manner, and/or 9 have similar features or functionality.

10 55. Upon information and belief, Broadcom is and has been actively inducing the 11 infringement and/or contributed to the infringement of the '432 patent by actively encouraging 12 acts of direct infringement knowing that it is inducing direct infringement by at least (a) selling to, 13 supplying to, encouraging, helping design, and/or supporting OEMs to incorporate certain 14 Broadcom products into devices sold by OEMS and/or third parties in the United States (e.g., 15 Nintendo WiiU), and (b) encouraging and/or instructing third parties how to use certain 16 Broadcom products, with the intent that these products be used by such third party entities to 17 infringe the NXP Patents in Suit.

18 56. For example, upon information and belief, Broadcom offers, sells, and markets 19 its products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, 20 and BCM20794 products through its web site, YouTube video channel, Blog including CES 21 related reports by the "Broadcom Blog Squad," trade show and convention activities, and through 22 various other channels including U.S. distributors and/or third parties.

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57. Upon information and belief, Broadcom's products, including without limitation, 24 the BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794 products, as designed, 25 manufactured, and sold, comprise all the elements of the "integrated circuit for a data carrier" as 26 set forth in the claims of the '432 patent.

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Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page13 of 20

1 58. Broadcom's product websites, brochures, demonstrations, prototype devices 2 and/or appliances, as well as presentations and interviews offered by its employees at trade shows 3 and conventions with respect to its products, including without limitation, the BCM43341, 4 BCM20791, BCM20792, BCM20793, and BCM20794 products, instruct and encourage 5 Broadcom's customers, OEMs, and other third parties to incorporate these products, to thereby 6 make, use, sell offer to sell and/or import devices and appliances in the United States that 7 comprise all elements of the "integrated circuit for a data carrier device" as set forth in the claims 8 of the '432 patent. Broadcom is therefore aware that its customers (such as Nintendo) and other 9 third parties are infringing the '432 patent by incorporating Broadcom products, including without 10 limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794 products, as 11 instructed and encouraged by Broadcom.

12 59. Upon information and belief, Broadcom's actions have been and are contributing
13 to infringement of the '432 patent by offering to sell or selling within the United States or
14 importing into the United States a component of a patented machine, manufacture, combination,
15 or composition, or a material or apparatus for use in practicing a patented process, constituting a
16 material part of the claimed invention(s) of the '432 patent, knowing the same to be especially
17 made or especially adapted for use in an infringement of such patent, and not a staple article or
18 commodity of commerce suitable for substantial non-infringing use.

19 60. For example, as set forth above, upon information and belief, Broadcom's 20 products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, 21 and BCM20794 products, are designed, manufactured, and sold, so as to be incorporated in 22 devices and/or appliances (e.g., Nintendo WiiU) that comprise all elements of the "integrated 23 circuit for a data carrier device" as set forth in the claims of the '432 patent. Upon information 24 and belief, the Broadcom products, including without limitation, the BCM43341, BCM20791, 25 BCM20792, BCM20793, and BCM20794 products therefore have no substantial non-infringing 26 uses.

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Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page14 of 20

1	61. Upon information and belief, Broadcom has induced the infringement and/or				
2	contributed to the infringement of the '432 patent by knowingly and with intent, actively				
3	encouraging its customers (such as Nintendo) to use Broadcom's infringing products, including				
4	without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794				
5	products, in a manner that constitutes direct infringement of one or more claims of the '432				
6	patent.				
7	62. Broadcom has knowledge of the '432 patent at least as early as April 9, 2013				
8	when NXP provided notice to Broadcom of its infringement of the '432 patent.				
9	63. Upon information and belief, Broadcom intends to continue its unlawful				
10	infringing activity related to the '432 patent.				
11	64. Broadcom's acts of infringement have caused damage to NXP, and NXP is				
12	entitled to recover from Broadcom the damages sustained by NXP as a result of Broadcom's				
13	wrongful acts in an amount subject to proof at trial.				
14	<u>COUNT IV</u>				
15	(Infringement of the '316_Patent)				
16	65. NXP incorporates by reference the allegations of Paragraphs 1 through 28 above				
17	as if fully set forth herein.				
18	66. Upon information and belief, in violation of 35 U.S.C. § 271(a), (b), (c) and/or				
19	(f), Broadcom is and has been directly and/or indirectly infringing, literally and/or under the				
20	Doctrine of Equivalents, one or more claims of the '316 patent, including but not limited to claim				
21	8, by making, using, selling, offering to sell, and/or importing into the United States (and/or by				
22	contributing to and/or inducing these acts), without authority, its integrated circuit products or				
23	processes that practice the inventions claimed in the '316 patent, including without limitation, the				
24	BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794 products, and other				
25	integrated circuit products that incorporate similar circuitry, operate in a similar manner, and/or				
26	have similar features or functionality.				
27					
28	13				
	1.5 Complaint for Patent Infringement				

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Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page15 of 20

1 67. Upon information and belief, Broadcom is and has been actively inducing the 2 infringement and/or contributed to the infringement of the '316 patent by actively encouraging 3 acts of direct infringement knowing that it is inducing direct infringement by at least (a) selling to, 4 supplying to, encouraging, helping design, and/or supporting OEMs to incorporate certain 5 Broadcom products into devices sold by OEMS and/or third parties in the United States (e.g., 6 Nintendo WiiU), and (b) encouraging and/or instructing third parties how to use certain 7 Broadcom products, with the intent that these products be used by such third party entities to 8 infringe the NXP Patents in Suit.

68. For example, upon information and belief, Broadcom offers, sells, and markets
its products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793,
and BCM20794 products through its web site, YouTube video channel, Blog including CES
related reports by the "Broadcom Blog Squad," trade show and convention activities, and through
various other channels including U.S. distributors and/or third parties.

14 69. Upon information and belief, Broadcom has made, used, and demonstrated
15 sample or prototype devices and/or appliances (*e.g.*, Nintendo WiiU) incorporating its products,
16 including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and
17 BCM20794 products that comprise all the elements of the "circuit which includes a
18 communication partner appliance" as set forth in the claims of the '316 patent.

19 70. Broadcom's product websites, brochures, demonstrations, prototype devices 20and/or appliances, as well as presentations and interviews offered by its employees at trade shows 21 and conventions with respect to its products, including without limitation, the BCM43341, 22 BCM20791, BCM20792, BCM20793, and BCM20794 products, instruct and encourage 23 Broadcom's customers, OEMs, and other third parties to incorporate these products, to thereby 24 make, use, sell offer to sell and/or import devices and appliances in the United States that 25 comprise all elements of the "circuit which includes a communication partner appliance device" 26 as set forth in the claims of the '316 patent. Broadcom is therefore aware that its customers (such 27 as Nintendo) and other third parties are infringing the '316 patent by incorporating Broadcom

products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793,
and BCM20794 products, as instructed and encouraged by Broadcom.

- 71. Upon information and belief, Broadcom's actions have been and are contributing
 to infringement of the '316 patent by offering to sell or selling within the United States or
 importing into the United States a component of a patented machine, manufacture, combination,
 or composition, or a material or apparatus for use in practicing a patented process, constituting a
 material part of the claimed invention(s) of the '316 patent, knowing the same to be especially
 made or especially adapted for use in an infringement of such patent, and not a staple article or
 commodity of commerce suitable for substantial non-infringing use.
- 10 72. For example, as set forth above, upon information and belief, Broadcom's 11 products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, 12 and BCM20794 products, are designed, manufactured, and sold, so as to be incorporated in 13 devices and/or appliances (e.g., Nintendo WiiU) that comprise all elements of the "circuit which 14 includes a communication partner appliance device" as set forth in the claims of the '316 patent. 15 Upon information and belief, the Broadcom products, including without limitation, the 16 BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794 products therefore have no 17 substantial non-infringing uses.
- 18 73. Upon information and belief, Broadcom has induced the infringement and/or
 19 contributed to the infringement of the '316 patent by knowingly and with intent, actively
 20 encouraging its customers (such as Nintendo) to use Broadcom's infringing products, including
 21 without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794
 22 products, in a manner that constitutes direct infringement of one or more claims of the '316
 23 patent.
- 24 74. Broadcom has knowledge of the '316 patent at least as early as April 9, 2013
 25 when NXP provided notice to Broadcom of its infringement of the '316 patent.

26 75. Upon information and belief, Broadcom intends to continue its unlawful
27 infringing activity related to the '316 patent.

76. Broadcom's acts of infringement have caused damage to NXP, and NXP is
 entitled to recover from Broadcom the damages sustained by NXP as a result of Broadcom's
 wrongful acts in an amount subject to proof at trial.

COUNT V

(Infringement of the '503_Patent)

6 77. NXP incorporates by reference the allegations of Paragraphs 1 through 28 above
7 as if fully set forth herein.

8 78. Upon information and belief, in violation of 35 U.S.C. § 271(a), (b), (c) and/or 9 (f), Broadcom is and has been directly and/or indirectly infringing, literally and/or under the 10 Doctrine of Equivalents, one or more claims of the '503 patent, including but not limited to claim 11 1, by making, using, selling, offering to sell, and/or importing into the United States (and/or by 12 contributing to and/or inducing these acts), without authority, its integrated circuit products or 13 processes that practice the inventions claimed in the '503 patent, including without limitation, the 14 BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794 products, and other 15 integrated circuit products that incorporate similar circuitry, operate in a similar manner, and/or 16 have similar features or functionality.

17 79. Upon information and belief, Broadcom is and has been actively inducing the 18 infringement and/or contributed to the infringement of the '503 patent by actively encouraging 19 acts of direct infringement knowing that it is inducing direct infringement by at least (a) selling to, 20 supplying to, encouraging, helping design, and/or supporting OEMs to incorporate certain 21 Broadcom products into devices sold by OEMS and/or third parties in the United States (e.g., 22 Nintendo WiiU), and (b) encouraging and/or instructing third parties how to use certain 23 Broadcom products, with the intent that these products be used by such third party entities to 24 infringe the NXP Patents in Suit.

80. For example, upon information and belief, Broadcom offers, sells, and markets
its products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793,
and BCM20794 products through its web site, YouTube video channel, Blog including CES

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Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page18 of 20

related reports by the "Broadcom Blog Squad," trade show and convention activities, and through
various other channels including U.S. distributors and/or third parties.

- 81. Upon information and belief, Broadcom has made, used, and demonstrated
 sample or prototype devices and/or appliances (*e.g.*, Nintendo WiiU) incorporating its products,
 including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and
 BCM20794 products that comprise all the elements of the "communication partner appliance" as
 set forth in the claims of the '503 patent.
- 8 82. Broadcom's product websites, brochures, demonstrations, prototype devices 9 and/or appliances, as well as presentations and interviews offered by its employees at trade shows 10 and conventions with respect to its products, including without limitation, the BCM43341, 11 BCM20791, BCM20792, BCM20793, and BCM20794 products, instruct and encourage 12 Broadcom's customers, OEMs, and other third parties to incorporate these products, to thereby 13 make, use, sell offer to sell and/or import devices and appliances in the United States that 14 comprise all elements of the "communication partner appliance device" as set forth in the claims 15 of the '503 patent. Broadcom is therefore aware that its customers (such as Nintendo) and other 16 third parties are infringing the '503 patent by incorporating Broadcom products, including without 17 limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794 products, as 18 instructed and encouraged by Broadcom.
- 19 83. Upon information and belief, Broadcom's actions have been and are contributing
 20 to infringement of the '503 patent by offering to sell or selling within the United States or
 21 importing into the United States a component of a patented machine, manufacture, combination,
 22 or composition, or a material or apparatus for use in practicing a patented process, constituting a
 23 material part of the claimed invention(s) of the '503 patent, knowing the same to be especially
 24 made or especially adapted for use in an infringement of such patent, and not a staple article or
 25 commodity of commerce suitable for substantial non-infringing use.

26 84. For example, as set forth above, upon information and belief, Broadcom's
27 products, including without limitation, the BCM43341, BCM20791, BCM20792, BCM20793,

Case5:14-cv-00826-EJD Document1 Filed10/15/13 Page19 of 20

and BCM20794 products, are designed, manufactured, and sold, so as to be incorporated in
 devices and/or appliances (*e.g.*, Nintendo WiiU) that comprise all elements of the
 "communication partner appliance device" as set forth in the claims of the '503 patent. Upon
 information and belief, the Broadcom products, including without limitation, the BCM43341,
 BCM20791, BCM20792, BCM20793, and BCM20794 products therefore have no substantial
 non-infringing uses.

85. Upon information and belief, Broadcom has induced the infringement and/or
contributed to the infringement of the '503 patent by knowingly and with intent, actively
encouraging its customers (such as Nintendo) to use Broadcom's infringing products, including
without limitation, the BCM43341, BCM20791, BCM20792, BCM20793, and BCM20794
products, in a manner that constitutes direct infringement of one or more claims of the '503
patent.

13 86. Broadcom has knowledge of the '503 patent at least as early as April 9, 2013
14 when NXP provided notice to Broadcom of its infringement of the '503 patent.

15 87. Upon information and belief, Broadcom intends to continue its unlawful
16 infringing activity related to the '503 patent.

17 88. Broadcom's acts of infringement have caused damage to NXP, and NXP is
18 entitled to recover from Broadcom the damages sustained by NXP as a result of Broadcom's
19 wrongful acts in an amount subject to proof at trial.

20

DEMAND FOR JURY TRIAL

89. NXP respectfully demands a trial by jury pursuant to Rule 38 of the Federal
Rules of Civil Procedure.

23

PRAYER FOR RELIEF

24 90. WHEREFORE, Plaintiff NXP respectfully prays for judgment against the
25 Defendant for the following:

- A. Patent infringement;
- 27B.Actual economic damages;

	Case5:1	L4-cv-00826-EJD	Document1 Filed10/15/13 Page20 of 20			
1	C.	Exemplary treble damages as allowed by law;				
2	D.	Injunctive relief as allowed by law;				
3	E.	Attorneys' fees;				
4	F.	Pre-judgment interest as allowed by law;				
5	G.	Costs of suit; and				
6	Н.	All other relief in law or in equity to which NXP may show itself justly entitled.				
7						
8	DATED: Octo	ber 15, 2013	WATSON ROUNDS			
9						
10			By: <u>/s/ Denise M. De Mory</u> Denise M. De Mory, (CA Bar No. 168076)			
11			(will comply with LR IA 10-2 within seven days) Christina M. Finn (CA Bar No. 247838)			
12			(will comply with LR IA 10-2 within seven days) Cliff Win, Jr., (CA Bar No. 270517)			
13			(will comply with LR IA 10-2 within seven days) BUNSOW DE MORY SMITH & ALLISON LLP			
14			600 Allerton Street, Suite 101 Redwood City, CA 94063			
15			Telephone: 650-351-7248 Facsimile: 650-351-7253			
16			Email: ddemory@bdiplaw.com Email: cwin@bdiplaw.com			
17			Michael D. Rounds (Nevada Bar No. 4734)			
18			WATSON ROUNDS 10000 West Charleston Boulevard			
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20			Telephone: 702-636-4902 Facsimile: 702-636-4904			
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		(19 Complaint for Patent Infringement			