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13 Attorneys for Plaintiff
ADAPTIX, INC.

14 **UNITED STATES DISTRICT COURT**
15 **NORTHERN DISTRICT OF CALIFORNIA**
16

17 ADAPTIX, Inc.,
18 Plaintiff,
19 v.

20 HTC CORPORATION, HTC AMERICA,
INC., and AT&T MOBILITY LLC,

21 Defendants.
22

Case No. _____

**COMPLAINT FOR PATENT
INFRINGEMENT**

JURY TRIAL DEMANDED

23 **ORIGINAL COMPLAINT FOR PATENT INFRINGEMENT**
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25 This is an action for patent infringement in which plaintiff, ADAPTIX, Inc. (“ADAPTIX”),
26 complains against defendants, HTC Corporation, HTC America, Inc. (together “HTC”), and AT&T
27 Mobility LLC (“ATT”) (collectively “the Defendants”), as follows:
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THE PARTIES

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2 1. ADAPTIX is a Delaware corporation with its principal place of business at 4100
3 Midway Road, Suite 2010, Carrollton, Texas 75007.

4 2. On information and belief, HTC Corporation is a Taiwanese corporation with its
5 principal place of business at 23 Xinghau Road, Taoyuan City, Taoyuan 330, Taiwan, R.O.C. and
6 does business in this judicial district by, among other things, committing directly and/or indirectly the
7 tort of patent infringement giving rise to this complaint. HTC Corporation may be served at its
8 principal place of business at 23 Xinghau Road, Taoyuan City, Taoyuan 330, Taiwan, R.O.C.

9 3. On information and belief, HTC America, Inc. is a Washington corporation with its
10 principal place of business at 13290 SE Eastgate Way, Suite 400, Bellevue, Washington 98005 and
11 does business in Texas at 5950 Corporate Drive, Houston, Texas 77036 and in this judicial district by,
12 among other things, committing jointly, directly, and/or indirectly the tort of patent infringement
13 giving rise to this complaint. HTC America, Inc.'s registered agent for service of process in
14 California is National Registered Agents, Inc., 818 W. Seventh Street, Los Angeles, California 90017.

15 4. On information and belief, ATT is a Delaware corporation with its principal place of
16 business at 1025 Lenox Park Blvd. NE, Atlanta, Georgia 30319 and does business in this judicial
17 district by, among other things, committing jointly, directly, and/or indirectly the tort of patent
18 infringement giving rise to this complaint. ATT's registered agent for service of process in California
19 is CT Corporation System, 818 W. Seventh Street 2nd Floor, Los Angeles, California 90017.

20 **JURISDICTION AND VENUE**

21 5. This action arises under the patent laws of the United States, Title 35 of the United
22 States Code, 35 U.S.C. §§ 101 *et seq.* This Court has subject matter jurisdiction pursuant to 28 U.S.C.
23 §§ 1331 and 1338(a).

24 6. Venue is proper in this judicial district pursuant to 28 U.S.C. §§ 1391(b-c) and 1400(b)
25 a because Defendants have committed acts within this judicial district giving rise to this action, and
26 continue to conduct business in this District, and/or have committed acts of patent infringement within
27 this District giving rise to this action.

1 caused damage to ADAPTIX, which infringement by the Defendants and damage to ADAPTIX will
2 continue unless and until HTC is enjoined. HTC is thereby liable for infringement of the '212 Patent
3 pursuant to 35 U.S.C. § 271(a).

4 14. On information and belief, ATT has and continues to directly infringe at least one or
5 more claims of the '212 Patent in this judicial district and elsewhere in California and the United
6 States including at least Claim 1 by, among other things, making, using, offering for sale, selling
7 and/or importing computerized communications devices, including without limitation the HTC One
8 M8 which, at a minimum, directly infringes the '212 Patent. ATT's infringement has caused damage
9 to ADAPTIX, which infringement and damage will continue unless and until ATT is enjoined. ATT
10 is thereby liable for infringement of the '212 Patent pursuant to 35 U.S.C. § 271(a).

11 15. Based upon information set forth in the preceding two paragraphs, on information and
12 belief, both HTC and ATT have and continue to directly and jointly infringe one or more claims of the
13 '212 Patent in this judicial district and/or elsewhere in California. And the United States, including at
14 least Claim 1 by, among other things, making, using, offering for sale, selling, and/or importing
15 computerized communications devices including without limitation the HTC One M8 which, at a
16 minimum, directly infringes the '212 Patent. HTC's and ATT joint infringement has caused damage
17 to ADAPTIX, which infringement and damage will continue unless and until HTC and ATT are
18 enjoined. Thereby, HTC and ATT are jointly liable for infringement of the '212 Patent pursuant to 35
19 U.S.C. § 271(a).

20 **(Indirect Infringement – Inducement)**

21 16. Based on the information presently available to ADAPTIX, absent discovery, and in
22 the alternative to direct infringement, ADAPTIX contends that HTC has and continues to indirectly
23 infringe one or more claims of the '212 Patent, including at least Claim 16 by, among other things,
24 making, selling, testing, and/or importing the HTC One M8 and/or advertising the LTE capability of
25 the HTC One M8. ATT and/or HTC's end users who purchase systems and components thereof and
26 operate such systems and components in accordance with HTC's instructions directly infringe one or
27 more claims of the '212 Patent in violation of 35 U.S.C § 271(b). HTC's infringement has caused
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1 damage to ADAPTIX, which infringement and damage will continue unless and until HTC is
2 enjoined. HTC is thereby liable for infringement of the '212 Patent pursuant to 35 U.S.C. § 271(b).

3 17. Based on the information presently available to ADAPTIX, absent discovery, and in
4 the alternative to direct infringement, ADAPTIX contends that ATT has and continues to indirectly
5 infringe one or more claims of the '212 Patent, including at least Claim 16 by, among other things,
6 taking active steps to encourage and facilitate its customers to purchase and use the HTC One M8.
7 ATT customers who purchase systems and components thereof and operate such systems and
8 components in accordance with ATT's instructions directly infringe one or more claims of the '212
9 Patent in violation of 35 U.S.C § 271(b). ATT's infringement has caused damage to ADAPTIX,
10 which infringement and damage will continue unless and until ATT is enjoined. ATT is thereby liable
11 for infringement of the '212 Patent pursuant to 35 U.S.C. § 271(b).

12 18. On information and belief, Defendants have been on notice of the '212 Patent since at
13 least service of this action. In accordance with Fed. R. Civ. P. 11(b)(3), ADAPTIX will likely have
14 additional evidentiary support after a reasonable opportunity for further investigation or discovery on
15 this issue.

16 19. On information and belief, since Defendants have been on notice of the '212 Patent
17 since at least service of this action, Defendants have been knowingly inducing infringement of the
18 '212 Patent, including at least Claim 16 of the '212 Patent, and possessing specific intent to encourage
19 others' infringement.

20 20. On information and belief, since Defendants have been on notice of the '212 Patent
21 since at least service of this action, Defendants knew or should have known that their actions would
22 induce actual infringement of the '212 Patent, including at least Claim 16 of the '212 Patent.

23 21. Defendants have not produced any evidence as to any investigation, design around, or
24 that any remedial action was taken with respect to the '212 Patent. In accordance with Fed. R. Civ. P.
25 11(b)(3), ADAPTIX will likely have additional evidentiary support after a reasonable opportunity for
26 discovery on this issue.

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(Indirect Infringement – Contributory)

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2 22. Based on the information presently available to ADAPTIX, absent discovery, and in
3 the alternative to direct infringement, ADAPTIX contends that HTC has and continues to indirectly
4 infringe one or more claims of the ‘212 Patent, including at least Claim 16 by, among other things,
5 contributing to the direct infringement of others, including entities such as ATT and end users of
6 HTC’s computerized communications devices, including without limitation the HTC One M8, through
7 supplying infringing systems and components, that infringe one or more claims of the ‘212 Patent,
8 including at least claim 16, in violation of 35 U.S.C. § 271(c).

9 23. Based on information presently available to ADAPTIX, absent discovery, and in the
10 alternative to direct infringement, ADAPTIX contends that ATT has and continues to indirectly
11 infringe one or more claims of the ‘212 Patent, including at least claim 16 by, among other things,
12 contributing to the direct infringement of others, including entities such as customers of ATT’s
13 computerized communications device, including without limitation the HTC One M8, through
14 supplying infringing systems and components, that infringe one or more claims of the ‘212 Patent,
15 including at least Claim 16, in violation of 35 U.S.C. § 271(c).

16 24. Defendants have and continue to contribute to the direct infringement of others, such as
17 end users of Defendants’ computerized communications devices, by making, offering to sell, selling,
18 re-selling, and/or importing into the United States a component of a patented apparatus that constitutes
19 a material part of the invention, knowing the same to be especially made or especially adapted for use
20 in infringement of the ‘212 Patent and not a staple article or commodity of commerce suitable for
21 substantial non-infringing use. An example of such a material component offered for sale, sold,
22 and/or imported by Defendants is Defendants’ computerized communications devices and the
23 technology associated therewith.

24 25. On information and belief, Defendants have been on notice of the ‘212 Patent since at
25 least service of this action, or before, but have continued since that time to cause others to directly
26 infringe the ‘212 Patent as alleged herein. In accordance with Fed. R. Civ. P. 11(b)(3), ADAPTIX
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1 will likely have additional evidentiary support after a reasonable opportunity for further investigation
2 or discovery on this issue.

3 26. Since Defendants have been on notice of the '212 Patent since at least service of this
4 action, Defendants knew or should have known that Defendants computerized communications
5 devices and the technology associated therewith constituted material components of the invention
6 claimed in the '212 Patent, are especially made or especially adapted for use in infringement of the
7 '212 Patent, and are not a staple article or commodity of commerce suitable for substantial non-
8 infringing use.

9 27. By virtue of at least this Complaint, Defendants have been provided with written notice
10 of ADAPTIX's allegations that Defendants have and continue to contributorily infringe the '212
11 Patent and written identification of exemplar products that infringe one or more claims of the '212
12 Patent (e.g. systems used by end users of Defendants' computerized communication devices) and
13 written notice of an exemplar material part of these devices (e.g. Defendants' computerized
14 communications devices and the technology associated therewith) that are especially made or
15 especially adapted for use in infringing the '212 Patent and are not staple articles or commodities of
16 commerce suitable for substantial non-infringing use.

17
18 **COUNT II**
(INFRINGEMENT OF U.S. PATENT NO. 6,947,748)

19 28. ADAPTIX incorporates paragraphs 1 through 27 herein by reference.

20 29. This cause of action arises under the patent laws of the United States and, in particular,
21 35 U.S.C. §§ 271 *et seq.*

22 30. ADAPTIX is the owner by assignment of United States patent number 6,947,748,
23 entitled "OFDMA WITH ADAPTIVE SUBCARRIER-CLUSTER CONFIGURATION AND
24 SELECTIVE LOADING" ("the '748 Patent") with ownership of all substantial rights in the '748
25 Patent, including the right to exclude others and to sue and recover damages for the past and future
26 infringement thereof. A true and correct copy of the '748 Patent is attached as Exhibit B.

1 minimum, directly infringes the '748 Patent. HTC's and ATT's joint infringement has caused damage
2 to ADAPTIX, which infringement and damage will continue unless and until HTC and ATT are
3 enjoined. Thereby, HTC and ATT are jointly liable for infringement of the '748 Patent pursuant to 35
4 U.S.C. § 271(a).

5 **(Indirect Infringement – Inducement)**

6 36. Based on the information presently available to ADAPTIX, absent discovery, and in
7 the alternative to direct infringement, ADAPTIX contends that HTC has and continues to indirectly
8 infringe one or more claims of the '748 Patent, including at least Claims 6 and 8 by, among other
9 things, making, selling, testing, and/or importing the HTC One M8 and/or advertising the LTE
10 capability of the HTC One M8. ATT and/or HTC's end users who purchase systems and components
11 thereof and operate such systems and components in accordance with HTC's instructions directly
12 infringe one or more claims of the '748 Patent in violation of 35 U.S.C § 271(b). HTC's infringement
13 has caused damage to ADAPTIX, which infringement and damage will continue unless and until HTC
14 is enjoined. HTC is thereby liable for infringement of the '748 Patent pursuant to 35 U.S.C. § 271(b).

15 37. Based on the information presently available to ADAPTIX, absent discovery, and in
16 the alternative to direct infringement, ADAPTIX contends that ATT has and continues to indirectly
17 infringe one or more claims of the '748 Patent, including at least Claims 6 and 8 by, among other
18 things, taking active steps to encourage and facilitate its customers to purchase and use the HTC One
19 M8. ATT customers who purchase systems and components thereof and operate such systems and
20 components in accordance with ATT's instructions directly infringe one or more claims of the '748
21 Patent in violation of 35 U.S.C § 271(b). ATT's infringement has caused damage to ADAPTIX,
22 which infringement and damage will continue unless and until ATT is enjoined. ATT is thereby liable
23 for infringement of the '748 Patent pursuant to 35 U.S.C. § 271(b).

24 38. On information and belief, Defendants have been on notice of the '748 Patent since at
25 least service of this action. In accordance with Fed. R. Civ. P. 11(b)(3), ADAPTIX will likely have
26 additional evidentiary support after a reasonable opportunity for further investigation or discovery on
27 this issue.

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1 44. Defendants have and continue to contribute to the direct infringement of others, such as
2 end users of Defendants' computerized communications devices, by making, offering to sell, selling,
3 re-selling, and/or importing into the United States a component of a patented apparatus that constitutes
4 a material part of the invention, knowing the same to be especially made or especially adapted for use
5 in infringement of the '748 Patent and not a staple article or commodity of commerce suitable for
6 substantial non-infringing use. An example of such a material component offered for sale, sold,
7 and/or imported by Defendants is Defendants' computerized communications devices and the
8 technology associated therewith.

9 45. On information and belief, Defendants have been on notice of the '748 Patent since at
10 least service of this action, or before, but have continued since that time to cause others to directly
11 infringe the '748 Patent as alleged herein. In accordance with Fed. R. Civ. P. 11(b)(3), ADAPTIX
12 will likely have additional evidentiary support after a reasonable opportunity for further investigation
13 or discovery on this issue.

14 46. Since Defendants have been on notice of the '748 Patent since at least service of this
15 action, Defendants knew or should have known that Defendants computerized communications
16 devices and the technology associated therewith constituted material components of the invention
17 claimed in the '748 Patent, are especially made or especially adapted for use in infringement of the
18 '748 Patent, and are not a staple article or commodity of commerce suitable for substantial non-
19 infringing use.

20 47. By virtue of at least this Complaint, Defendants have been provided with written notice
21 of ADAPTIX's allegations that Defendants have and continue to contributorily infringe the '748
22 Patent and written identification of exemplar products that infringe one or more claims of the '748
23 Patent (e.g. systems used by end users of Defendants' computerized communication devices) and
24 written notice of an exemplar material part of these devices (e.g. Defendants' computerized
25 communications devices and the technology associated therewith) that are especially made or
26 especially adapted for use in infringing the '748 Patent and are not staple articles or commodities of
27 commerce suitable for substantial non-infringing use.

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PRAYER FOR RELIEF

Wherefore, ADAPTIX respectfully requests that this Court enter:

A. Judgment in favor of ADAPTIX that each defendant has infringed the ‘212 and ‘748 patents, directly and indirectly, as aforesaid;

B. A permanent injunction enjoining each defendant, its officers, directors, agents, servants, affiliates, employees, divisions, branches, subsidiaries, parents, and all others acting in active concert or privity therewith from direct and/or indirect infringement of the ‘212 and ‘748 patents pursuant to 35 U.S.C. § 283;

C. An order requiring each defendant to pay ADAPTIX its damages with pre- and post-judgment interest thereon pursuant to 35 U.S.C. § 284;

D. A determination that this case is exceptional pursuant to 35 U.S.C. § 285; and

D. Any and all further relief to which the Court may deem ADAPTIX entitled.

DEMAND FOR JURY TRIAL

ADAPTIX requests a trial by jury on all issues so triable by right pursuant to Fed. R. Civ. P. 38.

Date: May 21, 2014

ADAPTIX, INC.

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**ATTORNEYS FOR THE PLAINTIFF
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