

1 ROBERT E. FREITAS (SBN 80948)  
2 rfreitas@fawlaw.com  
3 DANIEL J. WEINBERG (SBN 227159)  
4 dweinberg@fawlaw.com  
5 FREITAS ANGELL & WEINBERG LLP  
6 350 Marine Parkway, Suite 200  
7 Redwood Shores, CA 94065  
8 Telephone: (650) 593-6300  
9 Facsimile: (650) 593-6301

10  
11 Attorneys for Plaintiff  
12 MLC INTELLECTUAL PROPERTY, LLC  
13  
14

15 UNITED STATES DISTRICT COURT  
16 NORTHERN DISTRICT OF CALIFORNIA  
17

18 MLC INTELLECTUAL PROPERTY,  
19 LLC,  
20

21 Plaintiff,  
22

23 v.  
24

25 MICRON TECHNOLOGY, INC.,  
26

27 Defendant.  
28

Case No.

**COMPLAINT FOR PATENT  
INFRINGEMENT**

**DEMAND FOR JURY TRIAL**

1 Plaintiff MLC Intellectual Property, LLC (“MLC”) hereby brings this action against  
2 defendant Micron Technology, Inc. (“Micron”) for patent infringement, and alleges as follows:

3 **PARTIES**

4 1. MLC is a limited liability company organized and existing under the laws of the  
5 State of Delaware.

6 2. Micron is a corporation organized and existing under the laws of the State of  
7 Delaware with its principal place of business at 8000 South Federal Way, Boise, Idaho 83716-  
8 9632. Micron has an established place of business at 570 Alder Drive, Building 2, Milpitas,  
9 California 95035. Micron transacts substantial business, either directly or through its agents, on  
10 an ongoing basis in this judicial district and elsewhere in the United States.

11 **JURISDICTION AND VENUE**

12 3. This action arises under the Patent Laws of the United States, 35 U.S.C. § 1, *et*  
13 *seq.* This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a).

14 4. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1391(b), 1391(c), 1391(d)  
15 and 1400(b) because a substantial part of the events giving rise to MLC’s claim occurred in the  
16 Northern District of California and because Micron is either resident in or otherwise subject to  
17 personal jurisdiction in the Northern District of California.

18 **INTRADISTRICT ASSIGNMENT**

19 5. Pursuant to Local Rule 3-2(c), intellectual property cases are assigned on a district-  
20 wide basis.

21 **BACKGROUND**

22 6. The ’571 patent is entitled “Electronically Alterable Non-Volatile Memory with  
23 N-Bits PER Cell.” A true and correct copy of the ’571 patent is attached hereto as Exhibit A and  
24 incorporated herein by reference.

25 7. The invention of the ’571 patent generally relates to non-volatile memory devices.  
26 In particular, the ’571 patent concerns an apparatus and method for programming multi-level  
27 memory cells that may be programmed to multiple states and reliable ways to program and  
28 correctly read cells for multiple programmed states.

1       8. The application that resulted in the '571 patent was filed on February 27, 1995, as  
2 a continuation-in-part of an application that was filed on June 4, 1993, application serial number  
3 08/071,816 (now U.S. Patent No. 5,394,362), which was a continuation of an application filed  
4 February 8, 1991, application serial number 07/652,878 (now U.S. Patent No. 5,218,569). The  
5 U.S. Patent and Trademark Office duly and legally issued the '571 patent on June 9, 1998.

6           9.       Micron is in the business of, among other things, making, using, offering for sale,  
7 selling, and/or importing multi-level cell NAND flash memory devices in or into the United  
8 States. MLC NAND flash is a popular memory device used in well-known consumer products  
9 such as tablet computers, personal music players, smart phones, and other wireless devices.

## COUNT I

11           10. MLC incorporates by reference and realleges paragraphs 1 through 9 above as  
12 though fully restated herein.

13        11. MLC owns all right, title, and interest in the '571 patent, including the right to  
14 recover damages for infringement of the '571 patent throughout the period of infringement  
15 complained of herein.

16        12. Micron has infringed and continues to infringe the '571 patent by making, using,  
17 offering to sell, selling (directly or through intermediaries), and importing, in or into this district  
18 and elsewhere in the United States, the following products: MT29E128G08CECABJ1-10Z,  
19 MT29E128G08CECDBJ4-6, MT29E1T08CUCBBH8-6, MT29E256G08CECBBH6-6,  
20 MT29E256G08CKCDBJ5-6, MT29E256G08CMCABJ2-10ITZ, MT29E256G08CMCABJ2-10Z,  
21 MT29E256G08CMCDBJ5-6, MT29E2T08CTCBBJ7-6, MT29E512G08CKCBBH7-6,  
22 MT29E512G08CMCBBH7-6, MT29E512G08CUCABJ3-10Z, MT29E512G08CUCDBJ6-6,  
23 MT29F128G08CBCABH6-6, MT29F128G08CBCABL85A3WC1, MT29F128G08CBCBBH6-  
24 6R, MT29F128G08CBCCBH6-6R, MT29F128G08CBEABH6-12,  
25 MT29F128G08CBEABL85A3WC1, MT29F128G08CBECBH6-12,  
26 MT29F128G08CBECBL95B3WC1, MT29F128G08CEAAC5, MT29F128G08CECABH1-  
27 10Z, MT29F128G08CECABH1-12, MT29F128G08CECABH1-12IT,  
28 MT29F128G08CECABH1-12ITZ, MT29F128G08CECABH1-12Z, MT29F128G08CECABJ1-

1 10ITRZ, MT29F128G08CECABJ1-10RZ, MT29F128G08CECBH1-10,  
2 MT29F128G08CECBH1-10IT, MT29F128G08CECDBJ4-6R, MT29F128G08CEEDBJ4-12,  
3 MT29F128G08CFAAAWP, MT29F128G08CFAAAWP-IT, MT29F128G08CFAAAWP-Z,  
4 MT29F128G08CFAABWP-12, MT29F128G08CFAABWP-12Z, MT29F128G08CFABA WP,  
5 MT29F128G08CFABA WP-IT, MT29F128G08CFABBWP-12, MT29F128G08CFABBWP-  
6 12IT, MT29F128G08CKCCBH2-12, MT29F128G08CKCCBH2-12Z,  
7 MT29F128G08EBAABWP-12, MT29F128G08EBEABB85T3WC1,  
8 MT29F128G08EFAABWP-12Z, MT29F16G08CBACAL72A3WC1, MT29F16G08CBACAWP,  
9 MT29F16G08CBACAWP-IT, MT29F16G08CBACBWP-12, MT29F16G08CBECBL72A3WC1,  
10 MT29F16G08MAAL52A3WC1, MT29F192G08CGCDBG1-6R, MT29F1T08CPCABH8-6R,  
11 MT29F1T08CUCABH8-6, MT29F1T08CUCABH8-6R, MT29F1T08CUCBBH8-6R,  
12 MT29F1T08CUCCBH8-6R, MT29F1T08CUEABH8-12, MT29F1T08CUECBH8-12,  
13 MT29F1T08CV CDBG6-6R, MT29F256G08CECABH6-6, MT29F256G08CECABH6-6R,  
14 MT29F256G08CECBH6-6R, MT29F256G08CECCBH6-6R, MT29F256G08CEE CBH6-12,  
15 MT29F256G08CJAAAWP, MT29F256G08CJAAAWP-IT, MT29F256G08CJAAAWP-ITZ,  
16 MT29F256G08CJAABWP-Z, MT29F256G08CJAABWP-12, MT29F256G08CJAABWP-12Z,  
17 MT29F256G08CJABA WP, MT29F256G08CJABA WP-IT, MT29F256G08CJABBWP-12,  
18 MT29F256G08CJABBWP-12IT, MT29F256G08CKCABH2-10Z, MT29F256G08CKCABH2-  
19 12, MT29F256G08CKCABH2-12Z, MT29F256G08CKCBBH2-10, MT29F256G08CKCDBJ5-  
20 6R, T29F256G08CKEDBJ5-12, MT29F256G08CM AAC5, MT29F256G08CM CABH2-10Z,  
21 MT29F256G08CM CABH2-12, MT29F256G08CM CABH2-12IT, MT29F256G08CM CABH2-  
22 12ITZ, MT29F256G08CM CABH2-12Z, MT29F256G08CM CABJ2-10RZ,  
23 MT29F256G08CM CBBH2-10, MT29F256G08CM CBBH2-10IT, MT29F256G08CM CDBJ5-6R,  
24 MT29F256G08CMEDBJ5-12, MT29F256G08EJAAAWP, MT29F256G08EJAAAWP-Z,  
25 MT29F2T08CV CBBG6-6R, MT29F32G08CBABAL63B3WC1,  
26 MT29F32G08CBACAL73A3WC1, MT29F32G08CBACAWP, MT29F32G08CBACAWP-IT,  
27 MT29F32G08CBACAWP-ITZ, MT29F32G08CBACAWP-Z,  
28 MT29F32G08CBADAL83A3WC1, MT29F32G08CBADA WP, MT29F32G08CBADBWP-12,

1 MT29F32G08CBCCBH1-12, MT29F32G08CBCCBH1-12ITZ, MT29F32G08CBCCBH1-12Z,  
2 MT29F32G08CBECBL73A3WC1, MT29F32G08CBEDBL83A3WC1,  
3 MT29F32G08CFACAWP, MT29F32G08CFACBWP-12, MT29F512G08CKCABH7-6,  
4 MT29F512G08CKCABH7-6R, MT29F512G08CKCBBH7-6R, MT29F512G08CKCCBH7-6R,  
5 MT29F512G08CKEABH7-12, MT29F512G08CKECBH7-12, MT29F512G08CMCABH7-6,  
6 MT29F512G08CMCABH7-6R, MT29F512G08CMCBBH7-6R, MT29F512G08CMCCBH7-6R,  
7 MT29F512G08CMECBH7-12, MT29F512G08CPCDBJ6-6R, MT29F512G08CPEDBJ6-12,  
8 MT29F512G08CUAAAC5, MT29F512G08CUCABH3-10, MT29F512G08CUCABH3-10IT,  
9 MT29F512G08CUCABH3-10ITZ, MT29F512G08CUCABH3-10Z, MT29F512G08CUCABH3-  
10, MT29F512G08CUCABH3-12IT, MT29F512G08CUCABH3-12ITZ,  
11 MT29F512G08CUCABH3-12Z, MT29F512G08CUCABJ3-10RZ, MT29F512G08CUCDBJ6-  
12R, MT29F512G08CUEDBJ6-12, MT29F64G08CBAAL74A3WC1,  
13 MT29F64G08CBAAL74A3WC1P, MT29F64G08CBAAAWP, MT29F64G08CBAAAWP-IT,  
14 MT29F64G08CBAAAWP-ITZ, MT29F64G08CBAAAWP-Z, MT29F64G08CBAABWP-12,  
15 MT29F64G08CBAABWP-12Z, MT29F64G08CBABAL84A3WC1, MT29F64G08CBABA WP,  
16 MT29F64G08CBABA WP-IT, MT29F64G08CBABBWP, MT29F64G08CBABBWP-12IT,  
17 MT29F64G08CBCABH1-10Z, MT29F64G08CBCABH1-12, MT29F64G08CBCABH1-12ITZ,  
18 MT29F64G08CBCABH1-12Z, MT29F64G08CBCBBH1-10, MT29F64G08CBCDBJ4-6R,  
19 MT29F64G08CBEABL74A3WC1, MT29F64G08CBEABL74A3WC1P,  
20 MT29F64G08CBEABL84A3WC1, MT29F64G08CBEDBJ4-12, MT29F64G08CECCBH1-12,  
21 MT29F64G08CECCBH1-12ITZ, MT29F64G08CECCBH1-12Z, MT29F64G08CFACAWP,  
22 MT29F64G08CFACAWP-Z, MT29F64G08CFACBWP-12, MT29F64G08CFACBWP-12Z,  
23 MT29F64G08EBAAAB74A3WC1P, MT29F64G08EBAAAWP-Z,  
24 MT29F64G08EBAABB74A3WC1, MT29F64G08EBAABWP-12Z, and  
25 MT29F64G08EBEABB74A3WC1P.

26 **PRAYER FOR RELIEF**

27 WHEREFORE, MLC prays for relief as follows:

- 28 1. Judgment that Micron has infringed the '571 patent as alleged herein;

- 1       2. Compensatory damages in an amount according to proof, and in no event less than
  - 2                     a reasonable royalty;
  - 3       3. An award of reasonable attorneys' fees pursuant to 35 U.S.C. § 285 because this is
  - 4                     an exceptional case;
  - 5       4. Prejudgment interest on all damages awarded to MLC;
  - 6       5. Post-judgment interest on all sums awarded to MLC from the date of judgment;
  - 7       6. A preliminary and permanent injunction forbidding Micron, and its officers,
  - 8                     agents, employees, successors, assigns, and attorneys, and all those in active
  - 9                     concert or participation with it, from further infringing the '571 patent;
  - 10      7. Costs for suits incurred herein; and
  - 11      8. Any and all other relief that the Court deems just and equitable.

## JURY DEMAND

MLC requests a trial by jury for all issues so triable.

Dated: August 12, 2014

## FREITAS ANGELL & WEINBERG LLP

---

*/s/ Daniel J. Weinberg /s/*  
Robert E. Freitas  
Daniel J. Weinberg  
Attorneys for Plaintiff  
MLC INTELLECTUAL PROPERTY, LLC