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# UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW JERSEY

SYNCHRONOSS TECHNOLOGIES, INC. Plaintiff,	Civil Action No  Document filed electronically
v.	COMPLAINT FOR PATENT
CARBONITE, INC.	INFRINGEMENT AND DEMAND FOR JURY TRIAI
Defendant.	

#### THE PARTIES

- 1. Plaintiff Synchronoss Technologies, Inc. ("Plaintiff" or "Synchronoss") is a company incorporated under the laws of Delaware having a business address at 200 Crossing Blvd., 8th Floor, Bridgewater, New Jersey 08807.
- 2. Upon information and belief, Carbonite, Inc. ("Defendant" or "Carbonite") is a Delaware Corporation with an address at 2 Avenue de la Lafayette, Boston, MA 02111.
- 3. Upon information and belief, Carbonite may be served through its registered agent, Corporation Service Company 2711 Centerville Road, Suite 400, Wilmington, DE 19808.

# **JURISDICTION AND VENUE**

- 4. This is an action for patent infringement arising under the patent laws of the United States, Title 35 of the United States Code. Accordingly, this Court has federal question jurisdiction pursuant to 35 U.S.C. § 271, *et seq.*, 28 U.S.C. § 1331 and original jurisdiction under 28 U.S.C. § 1338(a).
- 5. Venue is proper in this district pursuant to 28 U.S.C. § 1391(b)(2) because on information and belief, Defendant has committed and continues to commit a substantial part of the events giving rise to the patent infringement claims herein in this judicial district.
- 6. The Court has personal jurisdiction over Carbonite because Defendant is engaged in substantial and not isolated activities within this state, including providing, using, offering for sale, and selling its infringing Sync and Share products within this state and judicial district. Due to these infringing activities, Synchronoss has suffered injury in this judicial district. Upon information and belief, Defendant also directly solicits,

promotes, and provides its infringing products in this state and judicial district through its active website at www.carbonite.com from which consumers and businesses can directly access and download the Carbonite products.

#### **SYNCHRONOSS'S PATENTS**

- 7. On December 30, 2003, the United States Patent and Trademark Office duly and legally issued United States Patent No. 6,671,757 (the "'757 Patent"), entitled "Data Transfer and Synchronization System." A true and correct copy of the '757 Patent is attached hereto as Exhibit A. Plaintiff is the owner of the '757 patent by assignment.
- 8. On June 29, 2004, the United States Patent and Trademark Office duly and legally issued United States Patent No. 6,757,696 (the "696 Patent"), entitled "Management Server for Synchronization System." A true and correct copy of the '696 Patent is attached hereto as Exhibit B. Plaintiff is the owner of the '696 patent by assignment.
- 9. On September 8, 2009, the United States Patent and Trademark Office duly and legally issued United States Patent No. 7,587,446 (the "'446 Patent"), entitled "Acquisition And Synchronization Of Digital Media To A Personal Information Space." A true and correct copy of the '446 patent is attached hereto as Exhibit C. Plaintiff is the owner of the '446 patent by assignment.

## COUNT I — INFRINGEMENT OF THE '757 PATENT

- 10. Synchronoss restates and incorporates by reference paragraphs 1 through 9 as if fully stated herein.
- 11. Defendant has infringed and is still infringing the '757 patent by making, using, offering for sale, or selling its Sync and Share products, including but not limited to its Sync and Share App. product, covered by the '757 patent and without authority from

Synchronoss. Defendant will continue to do so unless enjoined by this Court.

12. As a direct and proximate result of Defendant's direct infringement of the '757 Patent, Synchronoss is suffering damages and irreparable injury for which it has no adequate remedy at law.

## COUNT II — INFRINGEMENT OF THE '696 PATENT

- 13. Synchronoss restates and incorporates by reference paragraphs 1 through 12 as if fully stated herein.
- 14. Defendant has infringed and is still infringing the '696 patent by making, using, offering for sale, or selling its Sync and Share products, including but not limited to its Sync and Share App. products, covered by the '696 patent and without authority from Synchronoss. Defendant will continue to do so unless enjoined by this Court.
- 15. As a direct and proximate result of Defendant's direct infringement of the '696 patent, Synchronoss is suffering damages and irreparable injury for which it has no adequate remedy at law.

## **COUNT III — INFRINGEMENT OF THE '446 PATENT**

- 16. Synchronoss restates and incorporates by reference paragraphs 1 through 15 as if fully stated herein.
- 17. Defendant has infringed and is still infringing the '446 patent by making, using, offering for sale, or selling its Sync and Share products, including but not limited to its Sync and Share App. products, covered by the '446 patent and without authority from Synchronoss. Defendant will continue to do so unless enjoined by this Court.
- 18. As a direct and proximate result of Defendant's direct infringement of the '446 Patent, Synchronoss is suffering damages and irreparable injury for which it has no

adequate remedy at law.

## **JURY DEMAND**

19. Plaintiff hereby demands a jury trial on all issues triable to the jury.

## WHEREFORE, Plaintiff demands:

- (a) judgment that the asserted patents are enforceable and infringed byDefendant;
- (b) permanent injunctive relief prohibiting further infringement of the asserted patents;
- (c) damages for Defendant's infringements;
- (d) prejudgment interest on the damages;
- (e) that the Court find this is an exceptional case, and award Synchronoss costs and fees for this lawsuit under 35 U.S.C. § 285; and
- (f) any other relief that the Court may deem just and proper.

Dated: February 6, 2015 <u>s/ Andrew M. Grodin</u>

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