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| 9 | Attorneys for Plaintiff | | | |
| 10 | DANIEL L. FLAMM | | | |
| 11 | UNITED STATES DISTRICT COURT | | | |
| | NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION | | | |
| 12 | SAN JOSE D | IVISION | | |
| 13 | DANIEL L. FLAMM, Sc.D., | Case No. 5:16-cv-01581-BLF | | |
| 14 | Plaintiff, | COMPLAINT | | |
| 15 | | | | |
| 16 | v. | DEMAND FOR JURY TRIAL | | |
| 17 | MICRON TECHNOLOGY, INC., | | | |
| 18 | Third-Party Defendants. | | | |
| 19 | Plaintiff Daniel L. Flamm Sc.D. here | 」 hy alleges hy way of complaint against | | |
| 20 | Plaintiff Daniel L. Flamm Sc.D. hereby alleges, by way of complaint against | | | |
| 21 | Micron Technology, Inc. as follows: | | | |
| 22 | 1. Dr. Flamm is the owner and inventor (or co-inventor) of United States | | | |
| 23 | Patent Nos. 5,711,849 entitled "Process Optimization in Gas Phase Dry Etching"; | | | |
| | 6,017,221 entitled "Process Depending on Plasma Discharges Sustained by Inductive | | | |
| 24 | Coupling"; and RE40,264 entitled "Multi-Temperature Processing" (collectively, "the | | | |
| 25 | Flamm Patents"). The Flamm Patents involve methods used in the fabrication of | | | |
| 26 | semiconductors. | | | |
| 27 | | | | |
| 28 | 1 | 1 | | |
| | COMPLAINT | | | |

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- 10. On January 27, 1998, United States Patent No. 5,711,849 ("the '849 Patent") was issued for inventions titled "Process Optimization in Gas Phase Dry Etching." A true and correct copy of the '849 Patent is attached hereto as Exhibit A. Dr. Flamm is the co-inventor and sole owner of the '849 Patent.
- 11. Upon information and belief, Micron directly infringes the claims of the '849 patent by using equipment purchased from Lam (including the Kiyo product family) and/or by using similar equipment that the third-party defendants may have purchased from Applied Materials, Inc. and/or Tokyo Electron Ltd. to manufacture integrated circuits in a manner that infringes the patents in-suit.
- 12. The infringement of the '849 Patent by Micron has damaged Dr. Flamm, and Dr. Flamm is entitled to recover from Micron the damages he has suffered as a result of Micron's wrongful acts of infringement in an amount subject to proof at trial.

COUNT II

Infringement of the '221 Patent

- 13. Dr. Flamm hereby incorporates the allegations set forth in Paragraphs 1 through 15, as if fully set forth herein.
- 14. On January 25, 2000, United States Patent No. 6,017,221 ("the '221 Patent") was issued for inventions titled "Process Depending on Plasma Discharges Sustained by Inductive Coupling." A true and correct copy of the '221 Patent is attached hereto as Exhibit B. Dr. Flamm is the inventor and sole owner of the '221 Patent.
- 15. Upon information and belief, Micron directly infringes the claims of the '221 patent by using equipment purchased from Lam (including the Kiyo product family) and/or by using similar equipment that the third-party defendants may have purchased from Applied Materials, Inc. and/or Tokyo Electron Ltd. to manufacture integrated circuits in a manner that infringes the patents in-suit.

16. The infringement of the '221 Patent by Micron has damaged Dr. Flamm, and Dr. Flamm is entitled to recover from Micron the damages he has suffered as a result of Micron's wrongful acts of infringement in an amount subject to proof at trial.

COUNT III

Infringement of the '264 Patent

- 17. Dr. Flamm hereby incorporates the allegations set forth in Paragraphs 1 through 19, as if fully set forth herein.
- 18. On April 29, 2008, United States Patent No. RE 40,264 ("the '264 Patent") was issued for inventions titled "Multi-Temperature Processing." A true and correct copy of the '264 Patent is attached hereto as Exhibit C. Dr. Flamm is the inventor and sole owner of the '264 Patent.
- 19. Upon information and belief, Micron directly infringes the claims of the '264 patent by using equipment purchased from Lam (including the Kiyo product family) and/or by using similar equipment that the third-party defendants may have purchased from Applied Materials, Inc. and/or Tokyo Electron Ltd. to manufacture integrated circuits in a manner that infringes the patents in-suit.
- 20. The infringement of the '264 Patent by Micron has damaged Dr. Flamm, and Dr. Flamm is entitled to recover from Micron the damages he has suffered as a result of Micron's wrongful acts of infringement in an amount subject to proof at trial.

PRAYER FOR RELIEF

WHEREFORE, Dr. Flamm prays for entry of judgment:

- a) that Micron has infringed one or more claims of the '849 Patent;
- b) that Micron has infringed one or more claims of the '221 Patent;
- c) that Micron has infringed one or more claims of the '264 Patent;
- d) awarding Dr. Flamm sufficient damages to compensate Dr. Flamm for such infringement;
- e) awarding Dr. Flamm his attorneys' fees incurred in this action;

| 1 | f) awarding costs to Dr. Flamm; and | |
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| 2 | g) such further relief as the Court deems appropriate. | |
| 3 | | |
| 4 | JU | RY TRIAL DEMAND |
| 5 | Daniel L. Flamm hereby demands a trial by jury of all issues so triable. | |
| 6 | April 22, 2016 | Respectfully submitted, |
| 7 | | STADHEIM & GREAR, LTD. |
| 8 | | By: /s/ Robert M. Spalding |
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COMPLAINT

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CERTIFICATE OF SERVICE 1 2 I declare under penalty of perjury under the laws of the United States that on 3 April 22, 2016, a true and correct copy of the foregoing COMPLAINT was served in 4 accordance with Rule 5, Federal Rules of Civil Procedure on the following counsel of record in the manner indicated: 5 6 Via CM/ECF 7 Jared Bobrow (jared.bobrow@weil.com) 8 Amanda Branch (amanda.branch@weil.com) WEIL, GOTSHAL & MANGES LLP 9 201 Redwood Shores Parkway Redwood Shores, CA 94065 10 Telephone: (650) 802-3000 11 /s/ Robert M. Spalding 12 Robert M. Spalding 13 STADHEIM & GREAR, LTD. 14 Attorney for Plaintiff DANIEL L. FLAMM 15 16 17 18 19 20 21 22 23 24 25 26 27 28 6 **COMPLAINT**

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