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9	Attorneys for Plaintiff DANIEL L. FLAMM		
10	DAMEE E. FLAMM		
11	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION		
12			
13		_	
14	DANIEL L. FLAMM, Sc.D.,	Case No. 5:16-cv-01578-BLF	
15	Plaintiff,	COMPLAINT	
16	v.	DEMAND FOR JURY TRIAL	
17	GLOBALFOUNDRIES U.S. INC.,		
18	Defendant.		
19	Plaintiff Daniel L. Flamm Sc.D. her	eby alleges, by way of complaint against	
20	GLOBALFOUNDRIES U.S., Inc., as follows:		
21	1. Dr. Flamm is the owner and inventor (or co-inventor) of United States		
22	Patent Nos. 5,711,849 entitled "Process Optimization in Gas Phase Dry Etching";		
23	6,017,221 entitled "Process Depending on Plasma Discharges Sustained by Inductive		
24	Coupling"; and RE40,264 entitled "Multi-Te	emperature Processing" (collectively, "the	
25	Flamm Patents"). The Flamm Patents inv	olve methods used in the fabrication of	
26	semiconductors.		
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28	1		
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1	PARTIES	
2	2. Dr. Flamm is an individual who resides in Walnut Creek, California.	
3	3. GLOBALFOUNDRIES U.S., Inc. is a corporation organized under the	
4	laws of the State of Delaware with its principal place of business at 2600 Great America	
5	Way, Santa Clara Gateway, Santa Clara, CA 95054.	
6	JURISDICTION AND VENUE	
7	4. This Court has subject matter jurisdiction over this dispute under 35	
8	U.S.C. §§ 1331 and 1338(a).	
9	5. This Court has personal jurisdiction over GLOBALFOUNDRIES because	
10	it has sufficient minimum contacts with this forum. GLOBALFOUNDRIES is present	
11	within this judicial district and has done business in the State of California related to its	
12	acts of infringement including purchasing equipment used for infringement from Lam	
13	Research Corp.	
14	6. Venue is proper in this judicial district under 35 U.S.C. §§ 1391(b),	
15	1391(c), and 1400(b).	
16	<u>FACTS</u>	
17	7. Lam Research Corporation filed a Second Amended Complaint in the	
18	action styled Lam Research Corp. v. Daniel L. Flamm, Case No. 4:15-cv-01277-BLF	
19	(Dkt. No. 80) on or about January 15, 2016. In that Second Amended Complaint, Lam	
20	seeks, inter alia, a declaration that: "Lam and its customers do not design or use its	
21	products in an infringing manner" for each of the Flamm Patents.	
22	8. GLOBALFOUNDRIES is one of Lam's customers and is included among	
23	the customers on whose behalf Lam seeks relief.	
24	COUNT I	
25	Infringement of the '849 Patent	
26	9. Dr. Flamm hereby incorporates the allegations set forth in Paragraphs 1	
27	through 11, as if fully set forth herein.	
28	2	
	COMPLAINT	

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1	10. On January 27, 1998, United States Patent No. 5,711,849 ("the '849	
2	Patent") was issued for inventions titled "Process Optimization in Gas Phase Dry	
3	Etching." A true and correct copy of the '849 Patent is attached hereto as Exhibit A. Dr.	
4	Flamm is the co-inventor and sole owner of the '849 Patent.	
5	11. Upon information and belief, GLOBALFOUNDRIES directly infringes	
6	the claims of the '849 patent by using equipment purchased from Lam (including the	
7	Kiyo product family) and/or by using similar equipment that the third-party defendants	
8	may have purchased from Applied Materials, Inc. and/or Tokyo Electron Ltd. to	
9	manufacture integrated circuits in a manner that infringes the patents in-suit.	
10	12. The infringement of the '849 Patent by GLOBALFOUNDRIES has	
11	damaged Dr. Flamm, and Dr. Flamm is entitled to recover from GLOBALFOUNDRIES	
12	the damages he has suffered as a result of GLOBALFOUNDRIES' wrongful acts of	
13	infringement in an amount subject to proof at trial.	
14	COUNT II	
15	Infringement of the '221 Patent	
16	13. Dr. Flamm hereby incorporates the allegations set forth in Paragraphs 1	
16 17	13. Dr. Flamm hereby incorporates the allegations set forth in Paragraphs 1through 15, as if fully set forth herein.	
17	through 15, as if fully set forth herein.	
17 18	through 15, as if fully set forth herein. 14. On January 25, 2000, United States Patent No. 6,017,221 ("the '221	
17 18 19	 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 	
17 18 19 20	 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 	
17 18 19 20 21	 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. 	
 17 18 19 20 21 22 	 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, GLOBALFOUNDRIES directly infringes 	
 17 18 19 20 21 22 23 	 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, GLOBALFOUNDRIES directly infringes the claims of the '221 patent by using equipment purchased from Lam (including the 	
 17 18 19 20 21 22 23 24 	 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, GLOBALFOUNDRIES 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 	
 17 18 19 20 21 22 23 24 25 	 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, GLOBALFOUNDRIES 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 	
 17 18 19 20 21 22 23 24 25 26 	 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, GLOBALFOUNDRIES 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 	

1	16. The infringement of the '221 Patent by GLOBALFOUNDRIES has		
2	damaged Dr. Flamm, and Dr. Flamm is entitled to recover from GLOBALFOUNDRIES		
3	the damages he has suffered as a result of GLOBALFOUNDRIES' wrongful acts of		
4	infringement in an amount subject to proof at trial.		
5	COUNT III		
6	Infringement of the '264 Patent		
7	17. Dr. Flamm hereby incorporates the allegations set forth in Paragraphs 1		
8	through 19, as if fully set forth herein.		
9	18. On April 29, 2008, United States Patent No. RE 40,264 ("the '264		
10	Patent") was issued for inventions titled "Multi-Temperature Processing." A true and		
11	correct copy of the '264 Patent is attached hereto as Exhibit C. Dr. Flamm is the inventor		
12	and sole owner of the '264 Patent.		
13	19. Upon information and belief, GLOBALFOUNDRIES directly infringes		
14	the claims of the '264 patent by using equipment purchased from Lam (including the		
15	Kiyo product family) and/or by using similar equipment that the third-party defendants		
16	may have purchased from Applied Materials, Inc. and/or Tokyo Electron Ltd. to		
17	manufacture integrated circuits in a manner that infringes the patents in-suit.		
18	20. The infringement of the '264 Patent by GLOBALFOUNDRIES has		
19	damaged Dr. Flamm, and Dr. Flamm is entitled to recover from GLOBALFOUNDRIES		
20	the damages he has suffered as a result of GLOBALFOUNDRIES' wrongful acts of		
21	infringement in an amount subject to proof at trial.		
22	PRAYER FOR RELIEF		
23	WHEREFORE, Dr. Flamm prays for entry of judgment:		
24	a) that GLOBALFOUNDRIES has infringed one or more claims of the '849		
25	Patent;		
26	b) that GLOBALFOUNDRIES has infringed one or more claims of the '221		
27	Patent;		
28	4		
	COMPLAINT		

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1	c)	that GLOBALFOUNDRIES has infringed one or more claims of the '264
2		Patent;
3	d)	awarding Dr. Flamm sufficient damages to compensate Dr. Flamm for
4		such infringement;
5	e)	awarding Dr. Flamm his attorneys' fees incurred in this action;
6	f)	awarding costs to Dr. Flamm; and
7	g)	such further relief as the Court deems appropriate.
8		
9		JURY TRIAL DEMAND
10	Danie	el L. Flamm hereby demands a trial by jury of all issues so triable.
11	April 22, 201	6 Respectfully submitted,
12		STADHEIM & GREAR, LTD.
13		By: /s/ Robert M. Spalding
14		George C. Summerfield (Summerfield@stadheimgrear.com)
15		Rolf O. Stadheim
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23		Attorneys for Plaintiff Daniel L. Flamm
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20 27		
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1	CERTIFICATE OF SERVICE
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
5	record in the manner indicated:
6	
7	<u>Via CM/ECF</u>
8 9	WHITE & CASE LLP Bijal V. Vakil (bvakil@whitecase.com) Shamita D, Etienne-Cummings (setienne@whitecase.com)
10	3000 El Camino Real 5 Palo Alto Square, 9 th Floor
11	Palo Alto, CA 94306 Telephone: (650) 213-0300
12	
13	/s/ Robert M. Spalding
14	Robert M. Spalding STADHEIM & GREAR, LTD.
15	
16	Attorney for Plaintiff DANIEL L. FLAMM
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