	Case 2:16-cv-03568 Document 1 F	Filed 05/23/16 Page 1 of 5 Page ID #:1
1 2 3 4 5 6 7 8	Deborah B. Baker-Egozi (SBN 266 LIPSCOMB, EISENBERG & BA 2 South Biscayne Boulevard Penthouse 3800 Miami, Florida 33131 Telephone: (786) 431-2228 Facsimile: (786) 431-2229 Email: dbaker@lebfirm.com Attorneys for Hawk Technology Sy	
9 10		RAL DISTRICT OF CALIFORNIA
11	HAWK TECHNOLOGY SYSTEMS, LI	LC,)
12	Plaintiff,) Case No:
13 14	v.))) <u>COMPLAINT</u>
14 15 16 17 18	CENTINELA VALLEY UNION HIGH SCHOOL DISTRICT, Defendant.))))))
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		COMPLAINT

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1	COMPLAINT		
2	Plaintiff, Hawk Technology Systems, LLC ("Hawk"), hereby sues Centinela Valley Union		
3	High School District ("CVUHSD") and alleges:		
4	NATURE OF THE ACTION		
5	1. CVUHSD infringed Claim 12 ("Claim 12") of United States Patent No. RE43,462		
6	('462 Patent), or one or more of Claim 12's dependent claims. The '462 Patent is a reissue of		
7	United States Patent No. 5,625,410 (the '410 Patent). The independent claims in the reissued '462		
8	Patent are substantially identical to the corresponding claims in the original '410 Patent.		
9	2. The abstract for the '462 Patent states:		
10	A PC-based system for monitoring and storing representative images from video cameras which may be utilized for security or other monitoring		
11	applications. Camera inputs from digital or analog sources are individually and independently digitized and displayed at a first set of image sizes,		
12	sampling rates, and frame rates, and may be stored in digital form on various		
13	recording media at a second set of image sizes, sampling rates, and frame rates, and these two sets of sizes and rates may or may not be identical.		
14	Provisions are included for adding detection or alarm systems which will automatically alter image size, sampling rate and/or frame rate of an		
15	individual input source, or activate other physical responses. In addition to security system monitoring, further applications of the invention are disclosed		
16	for process monitoring in manufacturing environments and also for applications in videoconferencing.		
17	appreations in videocomercinents.		
18	PARTIES		
19	3. Hawk is a limited liability company organized and existing under the laws of the		
20	State of Florida and maintains its principal place of business at 2 South Biscayne Blvd., Suite		
21	3800, Miami, Florida 33131.		
22	4. CVUHSD is a public union high school district organized and existing under the		
23	Education Code of the State of California. CVUHSD's office is located at 14901 South Inglewood		
24	Avenue, Lawndale, California 90260.		
25 26	5. CVUHSD may be served through its superintendent, Gregory O'Brien, Ph.D.		
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JURISDICTION AND VENUE

2	6.	Pursuant to 28 U.S.C. §§ 1331 and 1338(a), this Court has original jurisdiction over	
3	the subject m	natter of this action because this is an action arising under the Patent Laws of the	
4	United States, 35 U.S.C. § 1 et. seq.		
5	7.	This court has personal jurisdiction over CVUHSD because CVUHSD (a) operates,	
6	conducts, eng	gages in and/or or carries on a business in the state of California; (b) committed	
7	tortious acts within the state of California; and (c) is engaging in substantial and not isolated		
8	activity within the state of California.		
9	8.	Pursuant to 28 U.S.C. §§ 1391 and 1400(b), venue is proper in this district.	
10		GENERAL ALLEGATIONS	
11	9.	Hawk Technology Systems was formed in 2012 to commercialize the inventions of	
12	its founder, B	arry Schwab.	
13	10.	Mr. Ken Washino and Mr. Schwab invented what is claimed by the '462 Patent.	
14	11.	Mr. Washino and Mr. Schwab have collaborated on a number of other pioneering	
15	inventions resulting in patents in the areas of video archiving, video downloading and digital		
16	cinema.		
17	12.	Mr. Schwab also is a named inventor on more than thirty patents, ranging from	
18	consumer pro	ducts to secure network computing.	
19	13.	Hawk is the exclusive owner of all rights, title, and interest in the '462 Patent,	
20	including the right to exclude others and to enforce, sue and recover damages for past and future		
21	infringement thereof.		
22	14.	Hawk became the owner of all rights, title, and interest in the '462 Patent by virtue	
23	of an assignment from Multi-Format, Inc., a New Jersey corporation ("MFI").		
24	15.	MFI obtained its rights, title, and interest in the '462 Patent by virtue of an	
25	assignment from Messrs. Washino and Schwab.		
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Claim 12 Of The '462 Patent

	Claim 12 Of The 402 Latent		
	16. Claim 12 of the '462 patent states:		
	The method of simultaneously displaying and storing multiple video images, comprising		
	the steps of:		
receiving video images at a personal computer based system from one or more sources;			
digitizing any of the images not already in digital form using an analog-to-digital			
converter;			
displaying at least certain of the digitized images in separate windows on a personal			
	computer based display device, using a first set of temporal and spatial parameters		
	associated with each image in each window;		
	converting one or more of the video source images into a data storage format using a		
	second set of temporal and spatial parameters associated with each image; and		
simultaneously storing the converted images in a storage device.			
	('462 Patent, Col. 11, line 62 – Col. 12, line 10).		
	17. By reviewing publically available information, including the article attached hereto		
as	hibit A, Hawk learned that CVUHSD infringed Claim 12 of the '462 Patent.		
	18. A claim chart, attached as Exhibit B, explains how CVUHSD performs each step of		
me	od Claim 12.		
	19. All conditions precedent to bringing this action have occurred or been waived.		
	20. Hawk has retained counsel to represent it in this matter and is obligated to pay its		
co	sel a reasonable fee for its services.		
	21. Pursuant to 35 U.S.C. § 285, Hawk is entitled to recover its attorneys' fees.		
	22. For the avoidance of doubt, Hawk only seeks damages which are not barred by the		
sta	te of limitations for infringement that occurred prior to the patent expiring on April 29, 2014.		
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COUNT I: DIRECT INFRINGEMENT OF THE '462 PATENT

2 23. The allegations contained in paragraphs 1-22 above are hereby re-alleged as if fully 3 set forth herein.

4 24. Without Hawk's authorization, CVUHSD infringed Claim 12 of the '462 Patent or 5 one or more of Claim 12's dependent claims.

25. Hawk has been damaged by CVUHSD's infringement.

WHEREFORE, Hawk respectfully requests the Court:

8 A. Enter a judgment finding that Centinela Valley Union High School District has 9 directly infringed Claim 12 of the '462 Patent or one of Claim 12's dependent claims.

10 B. Pursuant to 35 U.S.C. § 284, order Centinela Valley Union High School District to 11 pay damages adequate to compensate for the infringement, but in no event less than a reasonable 12 royalty, together with interest and costs;

13 C. Find this to be an exceptional case of patent infringement under 35 U.S.C. § 285 14 and award reasonable attorneys' fees, costs, and expenses incurred by Hawk in prosecuting this 15 action; and

D. Award such other and further relief as the Court deems just and proper.

JURY TRIAL

Plaintiff demands a trial by jury on all issues so triable.

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19	Dated: May 20, 2016	
20		Respectfully submitted,
21		By: <u>/s/ Deborah B. Baker-Egozi</u> Deborah B. Baker-Egozi (SBN 266141)
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