IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

SCRIPT SECURITY SOLUTIONS L.L.C.,

Plaintiff,

v.

NETGEAR, INC.

CIVIL ACTION NO. 2:16-cv-01403

ORIGINAL COMPLAINT FOR PATENT INFRINGEMENT

NC.

Defendant.

JURY TRIAL DEMANDED

ORIGINAL COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Script Security Solutions, L.L.C. ("Script") files this original complaint against Netgear, Inc. ("Defendant" or "Netgear"), alleging, based on its own knowledge as to itself and its own actions and based on information and belief as to all other matters, as follows:

PARTIES

1. Script is a corporation formed under the laws of the State of Texas, with a registered office in Austin, Texas.

Defendant Netgear is a corporation organized under the laws of the state of
 Delaware. Defendant can be served with process by serving its registered agent: Incorporating
 Services, Ltd., 3500 S. Dupont Hwy, Dover, Delaware 19901.

JURISDICTION AND VENUE

3. This is an action for infringement of a United States patent arising under 35 U.S.C. §§ 271, 281, and 284–85, among others. This Court has subject matter jurisdiction of the action under 28 U.S.C. §1331 and §1338(a).

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4. Venue is proper in this district pursuant to 28 U.S.C. §§ 1391 and 1400(b). Upon information and belief, Defendant has transacted business in this district and has committed, by itself or in concert with others, acts of patent infringement in this district.

5. Defendant is subject to this Court's specific and general personal jurisdiction pursuant to due process and/or the Texas Long Arm Statute, due at least to Defendant's substantial business in this forum, including: (i) at least a portion of the infringements alleged herein; and/or (ii) regularly doing or soliciting business, engaging in other persistent courses of conduct, and/or deriving substantial revenue from goods and services provided to individuals in Texas and in this district.

COUNT I

DIRECT INFRINGEMENT OF U.S. PATENT NO. 6,542,078

6. On April 1, 2003, United States Patent No. 6,542,078 ("the 078 patent") was duly and legally issued by the United States Patent and Trademark Office for an invention entitled "Portable Motion Detector and Alarm System and Method."

7. Script is the owner of the 078 patent with all substantive rights in and to that patent, including the sole and exclusive right to prosecute this action and enforce the 078 patent against infringers, and to collect damages for all relevant times.

8. Defendant made, had made, used, imported, provided, supplied, distributed, sold, and/or offered for sale products and/or systems including its Arlo Home Security Systems identified at http://www.arlo.com/en-us/ and the VueZone wireless home video system identified at http://www.vuezone.com/use-ideas/wireless-home-video-security (the "accused products"). By doing so, Defendant has directly infringed (literally and/or under the doctrine of equivalents) at least Claim 1 of the 078 patent. Defendant's infringement in this regard is ongoing.

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9. Netgear has infringed the 078 Patent by making, having made, using, importing, providing, supplying, distributing, selling or offering for sale systems for detecting the movement of an object and providing information relative to said movement to a remote location.

10. The accused products include an object whose movement is to be detected.

11. The accused products include a detector adapted to detect movement of said object and provide an indication of said movement.

12. The accused products include a first transmitter associated with said detector and adapted to wirelessly transmit a predetermined signal in response to said indication.

13. The accused products include an information gathering device adapted to receive said predetermined signal, to gather information relating to said movement and to transmit said information.

14. The accused products include a remote notification device adapted to receive said information from said information gathering device, to establish data communication with a remote host, and to provide said information to said remote host.

15. Script has been damaged as a result of the infringing conduct by Defendant alleged above. Thus, Defendant is liable to Script in an amount that adequately compensates it for such infringements, which, by law, cannot be less than a reasonable royalty, together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

16. Script and/or its predecessors-in-interest have satisfied all statutory obligations required to collect pre-filing damages for the full period allowed by law for infringement of the 078 patent.

COUNT II

DIRECT INFRINGEMENT OF U.S. PATENT NO. 6,828,909

17. On December 7, 2004, United States Patent No. 6,828,909 ("the 909 patent") was duly and legally issued by the United States Patent and Trademark Office for an invention entitled "Portable Motion Detector and Alarm System and Method."

18. Script is the owner of the 909 patent with all substantive rights in and to that patent, including the sole and exclusive right to prosecute this action and enforce the 909 patent against infringers, and to collect damages for all relevant times.

19. Defendant made, had made, used, imported, provided, supplied, distributed, sold, and/or offered for sale products and/or systems including its Arlo Home Security Systems identified at http://www.arlo.com/en-us/ and the VueZone wireless home video system identified at http://www.vuezone.com/use-ideas/wireless-home-video-security (the "accused products"). By doing so, Defendant has directly infringed (literally and/or under the doctrine of equivalents) at least Claim 1 of the 909 patent. Defendant's infringement in this regard is ongoing.

20. Netgear has infringed the 909 Patent by making, having made, using, importing, providing, supplying, distributing, selling or offering for sale portable security alarm systems for detecting the movement of an object and providing information relative to said movement.

21. Netgear confirms the portability of its security systems on its website.

Easy setup No-hassle Totally wire-free Our wireless cameras transmit video to a small base station that is included with every VueZone system. The gateway can be located anywhere you have an existing broadband Internet connection and router, regardless of where your computer is located. Set up takes about 5 minutes with no software to install and no technical skills required. There's no need to run wires or make room for a DVR. No other hardware is required – your recorded video is stored securely online and available to view conveniently via web or smartphone.



http://www.vuezone.com/use-ideas/battery-powered-camera

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N22Tango 🌣 Tutor	Moving to a new house? [Edited]	¢
-	2015-02-24 10:06 AM – last edited on 2016-09-28 01:28 PM by DarrenM 🙆	
Posts: 13 Registered: 2015-01-25	y Arlo system has been working great for me. I have two homes in two adjoining counties,	
	served by the same ISP.	
	My question is I want to move my Arlo base station to my other residence so that I can monit	
	that one. I assume it is a simple matter of taking the router I use at "Residence One" as well as my Arlo gear and plugging everything in at "Residence Two."	s al
	I use an Apple AirPort Extreme Base Station (router) at both locations and I don't believe I car simply unplug the Arlo equipment and take it to "Residence Two" and plug it into the Apple	1
	Extreme Base Station that is already there. My suspicion is that the Arlo "reads" the router it	ic
	plugged into when the account is set up.	12
	I'm hoping to do this soon and any tips that can be provided will be welcomed.	
Report Inappropriate Content Message 1 of 12 (19,553 Views)	Labels: Installation Model:	oly
JamesC 🙆 NETGEAR Moderator	Re: Moving to a new house?	
	2015-09-24 09:35 AM	
Posts: 1,721 Registered: 2015-07-08	kshill,	
	Welcome to the community! As long as you meet the minimum requirements at the new	
	location you should have no issues. You will be able to set up the system at the new loca	tio
	log into your existing account. If you need any further clarification please ask!	
	JamesC	

https://community.netgear.com/ejquo23388/board/crawl_message?board.id=en-arlo-wire-

free&message.id=2012

22. The accused products include a motion sensor adapted to detect movement of an object and provide an indication of said movement including a unique identifier associated with said sensor.

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23. The accused products include a transmitter associated with said sensor and adapted to wirelessly transmit a predetermined signal containing said indication.

24. The accused products include a local receiver at or near the site of the object adapted to receive said predetermined signal, to process said unique identifier for local or remote conversion to associated object identification information that identifies said object, and to visually or audibly output said object identification information.

25. Script has been damaged as a result of the infringing conduct by defendant alleged above. Thus, Defendant is liable to Script in an amount that adequately compensates it for such infringements, which, by law, cannot be less than a reasonable royalty, together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

26. Script and/or its predecessors-in-interest have satisfied all statutory obligations required to collect pre-filing damages for the full period allowed by law for infringement of the 909 patent.

ADDITIONAL ALLEGATIONS REGARDING DIRECT INFRINGEMENT

27. Defendant has also directly infringed the 078 and 909 and patents by forming a joint enterprise with customers. Defendant forms a joint enterprise with its customers by entering into a contract with the customer, instructing its customers on how to install accused products in their homes, instructing customers on how to use the accused products, and conditioning receipt of monitoring services upon various activities by the customer.

28. Defendant has also directly infringed the 078 and 909 patents by forming a joint enterprise with interactive service providers in order to provide the accused products to Defendant's customers. Defendant forms a joint enterprise with the interactive service providers by entering into a contract with the interactive service providers and instructing the interactive service providers regarding the various services provided to Defendant's customers.

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29. Defendant has also directly infringed the 078 and 909 patents by exercising direction or control over the interactive service providers and its customers. When Defendant contracts with the customer to provide security systems and services, contracts with the interactive services provider for the provision of interactive services to the customers, and provides security services to its customers, Defendant is putting the accused products into service, controlling the accused products as a whole and obtaining a benefit from the accused products by receiving a fee for providing the security system and services.

JURY DEMAND

Script hereby requests a trial by jury on all issues so triable by right.

PRAYER FOR RELIEF

Script requests that the Court find in its favor and against Defendant, and that the Court grant Script the following relief:

a. Judgment that one or more claims of the 078 and 909 patents have been infringed, either literally and/or under the doctrine of equivalents, by Defendant and/or all others acting in concert therewith;

b. A permanent injunction enjoining Defendant and its officers, directors, agents, servants, affiliates, employees, divisions, branches, subsidiaries, parents, and all others acting in concert therewith from infringement of the 078 and 909 patents;

c. Judgment that Defendant accounts for and pays to Script all damages to and costs incurred by Script because of Defendant's infringing activities and other conduct complained of herein;

d. That Script be granted pre-judgment and post-judgment interest on the damages caused by Defendant's infringing activities and other conduct complained of herein;

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e. That this Court declare this an exceptional case and award Script its reasonable

attorney's fees and costs in accordance with 35 U.S.C. § 285; and

f. That Script be granted such other and further relief as the Court may deem just and proper under the circumstances.

Dated: December 12, 2016

Respectfully submitted,

<u>/s/Zachariah S. Harrington</u> Matthew J. Antonelli Texas Bar No. 24068432 matt@ahtlawfirm.com Zachariah S. Harrington Texas Bar No. 24057886 zac@ahtlawfirm.com Larry D. Thompson, Jr. Texas Bar No. 24051428 larry@ahtlawfirm.com Michael D. Ellis Texas Bar No. 24081586 michael@ahtlawfirm.com

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