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6	LINITED STATES DIST	PRICT COLIRT FOR THE			
7	UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE				
8	UNILOC 2017 LLC,) Case No.: 2:18-cv-01732			
9)			
10	Plaintiff,) COMPLAINT FOR PATENT) INFRINGEMENT			
11	V.)			
12	HTC AMERICA, INC.,)			
13	Defendant.) JURY TRIAL DEMANDED			
14)			
15	Plaintiff, Uniloc 2017 LLC ("Uniloc"), for its complaint against defendant, HTC				
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20	92660; and 102 N. College Avenue, Suite 303, Tyler, Texas 75702.				
21	2. HTC is a Washington corporation having a regular and established place of				
22					
23	agent for service: Cogency Global Inc., 1780 Barnes Blvd. SW, Tumwater, Washington 98512				
24	3. HTC imports and uses, offers for sale and/or sells its products and/or services,				
25	including those accused herein of infringement, to customers and potential customers located i				
26	this judicial district.				
27					
	COMPLAINT FOR PATENT INFRINCMENT	VAN KAMPEN & CROWE PLLO			

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JURISDICTION

4. Uniloc brings this action for patent infringement under the patent laws of the United States, 35 U.S.C. § 271, *et seq.* This Court has subject matter jurisdiction under 28 U.S.C. §§ 1331 and 1338(a).

COUNT I

(INFRINGEMENT OF U.S. PATENT NO. 6,836,654)

- 5. Uniloc incorporates paragraphs 1-4 above by reference.
- 6. Uniloc owns all substantial rights, interest ant title in and to U.S. Patent No. 6,836,654, which is entitled ANTI-THEFT PROTECTION FOR A RADIOTELEPHONY DEVICE which issued on December 28, 2004 ("the '654 Patent"). A copy of the '654 Patent is attached as Exhibit A
- 7. The '654 Patent describes in detail and claims in various ways inventions in systems and devices for improved blocking and unblocking of the operational mode of electronic devices such as cellphones, using timing and identifiers.
- 8. The '654 Patent describes problems and shortcomings in the then-existing field of antitheft measures for portable telephones and describes and claims novel and inventive technological improvements and solutions to such problems and shortcomings.
- 9. The written description of the '654 Patent describes in technical detail each of the limitations of the claims, allowing a person of ordinary skill in the art to understand what the limitations cover and how the non-conventional and non-generic combination of claim elements differ markedly from and improved upon what may have been considered conventional or generic.
- 10. HTC imports, uses, offers for sale and sells in the United States electronic devices that utilize antitheft measures, including those identified in Exhibit B to this Complaint (collectively "Accused Infringing Devices").

1	11.	The Accused Infringing Devices are mobile radiotelephony devices incorporating	
2	antitheft technology that utilizes timing and identification codes to block and unblock normal		
3	operation of the device.		
4	12.	HTC has infringed, and continues to infringe, claims of the '654 Patent in the	
5	United States,	, including claims 1, 3-5 and 7, by making, using, offering for sale, selling and/or	
6	importing the Accused Infringing Devices.		
7	13.	HTC specifically, knowingly and intentionally incorporates into the Accused	
8	Infringing De	vices components and software that are intended to enable the devices to operate as	
9	described above to infringe the '654 Patent.		
10	14.	In its marketing, promotional and/or instructional materials, including those	
11	identified below, HTC also intentionally instructs its customers to use the Accused Infringing		
12	Devices in a manner that causes the devices to infringe the asserted claims of the '654 Patent.		
13	15.	HTC has infringed, and continues to infringe, claims 1, 3-5 and 7 of the '654	
14	Patent by actively inducing others to use, offer for sale, and sell the Accused Infringing Devices.		
15	HTC's customers who use those devices in accordance with HTC's design, intent and		
16	instructions infringe claims 1, 3-5 and 7 of the '654 Patent. HTC intentionally instructs its		
17	customers to infringe through training videos, demonstrations, brochures, installation and user		
18	guides and instructional and marketing materials, such as those located at one or more of the		
19	following:		
20	•	www.htc.com, including:	
21	•	www.htc.com/us/smartphones/	
22	•	www.htc.com/us/smartphones/htc-u11/buy/	
23	•	www.htc.com/us/support/	
24	•	www.htc.com/us/support/htc-12-plus/	
25	•	www.htc.com/us/support/htc-11/	
26	•	www.htc.com/us/support/htc-desire-530/	
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- www.htc.com/us/support/htc-11/howto/setting-a-screen-lock.html
- www.htc.com/us/support/htc-11-sprint/howto/ making-a-call-with-smart-dial.html
- www.htc.com/us/support/usereguide/htc-one-m8/
- www.htc.com/mea-en/support/htc-one-m9/howto/601572.html
- www.htc.com/sea/support/htc-desire-626/howto/638319.html
- www.htc.com/uk/support/htc-u11/faq/security/
- dl4.htc.com/Web_materials/Manual/HTC_U11/US/HTC_U11_US_user_guide_O80.pdf
- dl4.htc.com/Web_materials/Manual/HTC_10/US/HTC_10_US_user_guide_080.pdf
- 16. HTC has also infringed, and continues to infringe, claims 1, 3-5 and 7 of the '654 patent by offering to sell, selling and/or importing the Accused Infringing Devices knowing that the devices are used in practicing asserted claims of the '654 patent and constitute a material part of the claimed mobile telephony devices. Upon receipt of this Complaint, HTC will know that portions of the software that provide the Accused Infringing Devices with the above-described functionality were especially designed and written solely to implement such infringing functionality as described above.
- 17. HTC will have had notice of the '654 Patent since, at the latest, the service of this complaint upon it. HTC will also have been on notice of Uniloc's infringement allegations and theory of infringement since that date of service, and thus will have known that its continued actions would cause the infringement of at least claims 1, 3-5 and 7 of the '654 Patent. If, despite such knowledge, HTC refuses to discontinue its infringing acts, and continues to induce infringement by failing to remove or distinguish what it will know upon receipt of this Complaint to be infringing features of the Accused Infringing Devices or otherwise place a non-infringing limit on their use, such actions will be evidence of HTC's intent to cause infringement of the '654 Patent.

(206) 386-7353

1	18.	By the time of trial, HTC will have known and intended (since receiving such	
2	notice) that it	s continued actions would actively induce and contribute to the infringement of	
3	claims 1, 3-5 and 7 of the '654 Patent.		
4	19.	HTC may have infringed the '654 Patent through other software and devices	
5	utilizing the s	same or reasonably similar functionality, including other versions of the Accused	
6	Infringing Devices.		
7	20.	Uniloc has been damaged by HTC's infringement of the '654 Patent.	
8	PRAYER FOR RELIEF		
9	Uniloc requests that the Court enter judgment against HTC:		
10	(A)	declaring that HTC has infringed the '654 Patent;	
11	(B)	awarding Uniloc its damages suffered as a result of HTC's infringement of the	
12	'654 Patent;		
13	(C)	awarding Uniloc its costs, attorneys' fees, expenses, and interest, and	
14	(D)	granting Uniloc such further relief as the Court finds appropriate.	
15	<u>DEMAND FOR JURY TRIAL</u>		
16	Uniloc demands trial by jury, under Fed. R. Civ. P. 38.		
17		Dated this 30 th day of November, 2018.	
18		Respectfully submitted,	
19		1st Al Van Kampen	
20		Al Van Kampen, WSBA No. 123670 VAN KAMPEN & CROWE PLLC	
21		1001 Fourth Avenue, Suite 4050 Seattle, WA 98154	
22		Tel: (206) 386-7353 Fax: (206) 405-2825	
23		Email: AVanKampen@VKClaw.com	
24		Of Counsel:	
25		Paul J. Hayes (<i>Pro Hac Vice</i> will be filed) Kevin Gannon (<i>Pro Hac Vice</i> will be filed)	
26		Aaron Jacobs (<i>Pro Hac Vice</i> will be filed) PRINCE LOBEL TYE LLP	
27		One International Place, Suite 3700 Boston, MA 02110	

1 2	Tel: (617) 456-8000 Fax: (617) 456-8100 Email: phayes@princelobel.com Email: kgannon@princelobel.com Email: ajacobs@princelobel.com
3	Email: kgannon@princelobel.com Email: ajacobs@princelobel.com
4	ATTORNEYS FOR THE PLAINTIFF
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