	Case 2:19-cv-01002 Document 1 Filed 02	2/11/19 Page 1 of 32 Page ID #:1
1 2 3 4 5 6 7 8 9 10 11 12 13 14 15	RUSS, AUGUST & KABAT Marc A. Fenster, SBN 181067 Email: mfenster@raklaw.com Reza Mirzaie (CA SBN 246953) Email: rmirzaie@raklaw.com Brian D. Ledahl (CA SBN 186579) Email: bledahl@raklaw.com Paul A. Kroeger (CA SBN 229074) Email: pkroeger@raklaw.com C. Jay Chung (CA SBN 252794) Email: jchung@raklaw.com Philip X. Wang (CA SBN 262239) Email: pwang@raklaw.com 12424 Wilshire Boulevard, 12 th Floor Los Angeles, California 90025 Telephone: (310) 826-7474 Facsimile: (310) 826-6991 Attorneys for Plaintiff Data Scape Limited	
16		S DISTRICT COURT RICT OF CALIFORNIA
17		ICT OF CALIFORNIA
 18 19 20 21 	DATA SCAPE LIMITED, Plaintiff,	Case No. 2:19-cv-01002
21 22	V. TERADATA OPERATIONS, INC.	COMPLAINT FOR PATENT INFRINGEMENT
23 24 25	Defendant.	JURY TRIAL DEMANDED
26 27 28		
28	COM	1 MPLAINT

RUSS, AUGUST & KABAT

This is an action for patent infringement arising under the patent laws of the United States, 35 U.S.C. This Court has original subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a).

PARTIES

1. Data Scape is a company organized under the laws of Ireland with its office located at Office 115, 4-5 Burton Hall Road, Sandyford, Dublin 18, Ireland.

2. On information and belief, Defendant Teradata Operations, Inc. ("Teradata" or "Defendant") is a Delaware corporation with its principal office at 10000 Innovation Drive, Dayton, Ohio 45342. On information and belief, Teradata maintains offices within this District at 601 N Nash St, El Segundo, CA 90245. On information and belief. Teradata also maintains additional offices in Southern California at 17095 Via Del Campo, San Diego, CA 92127. On information and belief, Teradata Operations, Inc. can be served through its registered agent, C T Corporation System, 818 West Seventh St Suite 930, Los Angeles, CA 90017.

JURISDICTION AND VENUE

16 3. This Court has personal jurisdiction over Defendant in this action because Defendant resides in the Central District of California and has committed 18 acts within this district giving rise to this action and has established minimum 19 contacts with this forum such that the exercise of jurisdiction would not offend traditional notions of fair play and substantial justice. Defendant, directly and 20 through subsidiaries or intermediaries, has committed and continues to commit acts 22 of infringement in this District by, among other things, offering to sell and selling 23 products and/or services that infringe the asserted patents.

24 4. Venue is proper in this district under 28 U.S.C. § 1400(b). Defendant 25 has transacted business in this district and has committed acts of direct and indirect 26 infringement in this district. Defendant has a regular and established place of business in this District, including, e.g., its headquarters and principal place of 27 28 business.

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COUNT I

INFRINGEMENT OF U.S. PATENT NO. 8,386,581

5. Data Scape is the owner by assignment of United States Patent No. 8,386,581 ("the '581 Patent"), entitled "Communication System And Its Method and Communication Apparatus And Its Method." The '581 Patent was duly and legally issued by the United States Patent and Trademark Office on February 26, 2013. A true and correct copy of the '581 Patent is included as Exhibit A.

6. Defendant has offered for sale, sold and/or imported into the United States products and services that infringe the '581 patent, and continues to do so. By way of illustrative example, these infringing products and services include, without limitation, Defendant's products and services, e.g., Unity, Unity Director, Unity Loader, Data Mover, Teradata Managed Server Unity, Unity Director/Loader Model 8-81X and Expansion Server Model 8-81XE, Unity Source Link Server, Teradata Managed Server Unity Data Mover, and all versions and variations thereof since the issuance of the '581 Patent ("Accused Instrumentalities").

16 7. Defendant has directly infringed and continues to infringe the '581 Patent, for example, by making, selling, offering for sale, and/or importing the 17 18 Accused Instrumentalities, and through its own use and testing of the Accused Instrumentalities. Defendant uses the Accused Instrumentalities for its own internal 19 non-testing business purposes, while testing the Accused Instrumentalities, and 20 21 while providing technical support and repair services for the Accused 22 Instrumentalities to its customers.

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For example, the Accused Instrumentalities infringe Claim 1 of the '581 8. 24 Patent. One non-limiting example of the Accused Instrumentalities' infringement is 25 presented in the following paragraphs.

26 9. The Accused Instrumentalities include "[a] communication apparatus." 27 For example, the Accused Instrumentalities communicate data stored on one device (e.g. a device running Unity, Unity Director, Unity Loader, Teradata Bulk Transfer, 28

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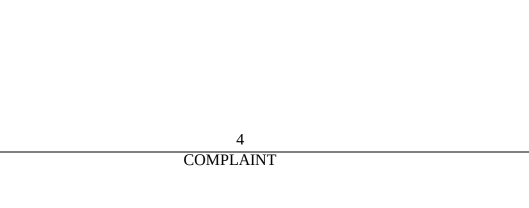
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Teradata Data Mover) to another device (e.g. a Teradata Database system). See, e.g.,

TeradataUnityDatasheet(EB7192.pdf),availableathttp://assets.teradata.com/resourceCenter/downloads/Datasheets/EB7192.pdf

("Another benefit of Teradata Unity is the capability to synchronize multiple Teradata systems. The SQL Multicast feature delivers SQL commands to all participating systems in the Teradata Analytical Ecosystem. Teradata Unity will automatically queue up and dispatch the incoming SQL commands in the order in which they're received, maintaining consistency and integrity across systems."); http://downloads.teradata.com/uda/articles/unity-director-initial-configuration-and-

NITY DIRECTOR *₽* ∓ > 9:26 AM DASHBOARD Blocked Sessions Data Synchronization 50 Components UNITY TOPID einstein innovation •• -•• -• • •• • astro Þ ▶ •• • II (4) 🔽 * • •



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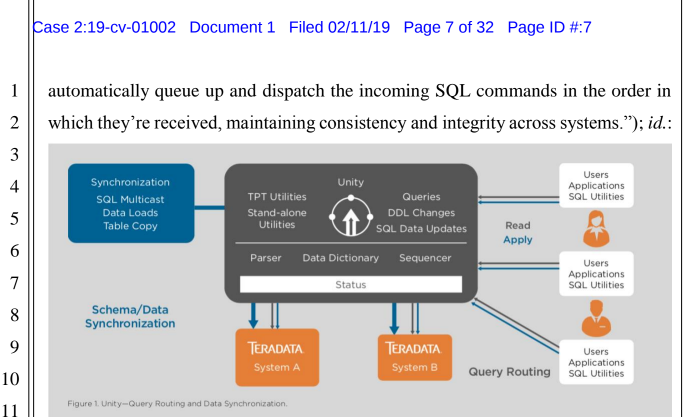


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10. The Accused Instrumentalities include "a storage unit configured to 1 store content data to a storage medium." For example, the Accused Instrumentalities 2 3 include disk drives and/or solid state disks, which are necessary for the operation of 4 the Accused Instrumentalities. See, e.g., Teradata Managed Server for Cabinet and 5 Server Models 4X5, 4X7, and 6X7 Product and Site Preparation Guide, available at 6 https://docs.teradata.com/reader/DdAmXXaBagDQwtH6uaApUg/ce~Xolu7GagxH 7 N5mOr4eRQ ("The following table outlines the features of the Teradata Managed Server 687 Unity models. *** Disk drives: Six 3.5-inch 450 GB or 600 GB SAS 8 15K RPM hard drives"); Teradata Unity User Guide, Release 15.10 (2520-9 10 066K.pdf) ("Unity supports different sized Teradata systems that load at different 11 rates and minimizes impact on the Bulk Load client when a system is offline. Unity 12 manages an internal disk array to accommodate the disk space requirements for 13 landing data before loading the data to Teradata systems. Data is landed to disk for 14 any of the following reasons: • Data cannot be loaded to one or more of the target 15 systems due to target, error, or restart tables in the Interrupted state or an unavailable 16 target system. • A data checkpoint did not occur on all systems, and there is 17 insufficient memory to store the data in memory. • A data checkpoint is successful 18 on one system, but not on the others. Unity deletes landed data stored on the disk 19 array after the data successfully loads to the Teradata systems, and the begin loading 20 record of the Bulk Load job is overwritten in the Recovery Log. Management of the 21 disk space by Unity reduces the total amount of disk space required for the load 22 files.").

11. The Accused Instrumentalities further include "a communication unit
configured to communicate with an external apparatus." For example, the Accused
Instrumentalities communicate with external Teradata database servers. *See, e.g.*,
EB7192.pdf ("Another benefit of Teradata Unity is the capability to synchronize
multiple Teradata systems. The SQL Multicast feature delivers SQL commands to
all participating systems in the Teradata Analytical Ecosystem. Teradata Unity will



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The Accused Instrumentalities further include "a controller configured 12. to edit a list so that content data is registered in the list." For example, the Accused Instrumentalities register database writes in the Recovery Log and edits a list of COMPLAINT

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writes to send to individual Teradata database systems based on, *e.g.*, managed routing rules. *See*, *e.g.*, 2520-066K.pdf:

Examples of Managed Routing Behavior

User mappings and routing rules define how session routing occurs based on its logon properties. This table shows examples of managed routing rules and how different rules determine different session routing strategies.

Routing Rule	Read System	Read	Write System	Create Write	Error Profile
RoutingA	TD1	Preferred			DefaultProfile
RoutingB	TD1, TD2	Preferred	TD1, TD2, TD3	None	DefaultProfile
RoutingC	TD1, TD2	Default	TD1, TD2, TD3	None	DefaultProfile
RoutingD	TD3, TD1	Preferred	TD3, TD1	Preferred	DefaultProfile
RoutingE	TD1, TD2, TD3	Default	TD1, TD2, TD3	Balanced	DefaultProfile
DefaultRouting		Default		None	DefaultProfile

RoutingA describes a Read-only rule with Preferred routing to a single system. A session is only created on system TD1. All Read requests are sent to system TD1, and Write requests are rejected. A TD1 system failure will return an error to the client. Any errors classified as RESUBMIT will be returned as errors to the client.

RoutingB describes a Read/Write rule with Read routing to Preferred systems TD1, TD2 using Write systems TD1, TD2, and TD3. Sessions are created on TD1, TD2, and TD3. All Read requests are routed to TD1, and only if needed to TD2. Write requests are sent to TD1, TD2, and TD3 depending on which system the data objects reside.

RoutingC describes a Read/Write rule with Default routing. Routing C is identical to Routing B except that it uses automated routing and distributes Reads to both TD1 and TD2 using the shortest queue algorithm to balance the workload.

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13. The Accused Instrumentalities further include a controller configured 1 "to uniquely associate the list with the external apparatus using a unique 2 3 identification of the external apparatus." For example, the Accused Instrumentalities identify a unique list of data to be transferred to an external database system using a 4 5 unique identifier called a TDPID. See, e.g., 2520-066K.pdf ("DICTIONARY SET 6 PREFERRED: Purpose: Sets the Preferred Write system to the Teradata Database 7 system identified by the TDPID value. To set the Preferred Write system for all 8 tables in a database, specify only the name of the database. To set the Preferred Write 9 system for a single table, specify both the database name and the table name. *** 10 tdpid: Unique identifier (TDPID) of a Teradata Database system."); EB7192.pdf ("Taken together, the data loading and query management work as one to sequence 11 12 database changes and query requests. This ensures that data updates and database 13 structure changes are always applied in the order received; automatically 14 coordinating and maintaining order and consistency across systems. And, it is 15 specifically designed to work with systems that are not identical. For example, if the 16 primary integrated data warehouse contains 100 percent of the data, and there is a 17 second system for high availability that holds a 30 percent subset of that data, 18

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Teradata Unity understands the capabilities and limitations of each system and will route data loads accordingly."); *id*.:

Examples of Managed Routing Behavior

User mappings and routing rules define how session routing occurs based on its logon properties. This table shows examples of managed routing rules and how different rules determine different session routing strategies.

Routing Rule	Read System	Read	Write System	Create Write	Error Profile
RoutingA	TD1	Preferred			DefaultProfile
RoutingB	TD1, TD2	Preferred	TD1, TD2, TD3	None	DefaultProfile
RoutingC	TD1, TD2	Default	TD1, TD2, TD3	None	DefaultProfile
RoutingD	TD3, TD1	Preferred	TD3, TD1	Preferred	DefaultProfile
RoutingE	TD1, TD2, TD3	Default	TD1, TD2, TD3	Balanced	DefaultProfile
DefaultRouting		Default		None	DefaultProfile

RoutingA describes a Read-only rule with Preferred routing to a single system. A session is only created on system TD1. All Read requests are sent to system TD1, and Write requests are rejected. A TD1 system failure will return an error to the client. Any errors classified as RESUBMIT will be returned as errors to the client.

RoutingB describes a Read/Write rule with Read routing to Preferred systems TD1, TD2 using Write systems TD1, TD2, and TD3. Sessions are created on TD1, TD2, and TD3. All Read requests are routed to TD1, and only if needed to TD2. Write requests are sent to TD1, TD2, and TD3 depending on which system the data objects reside.

RoutingC describes a Read/Write rule with Default routing. Routing C is identical to Routing B except that it uses automated routing and distributes Reads to both TD1 and TD2 using the shortest queue algorithm to balance the workload.





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14. The Accused Instrumentalities further include a controller configured 1 "to extract the list associated with the external apparatus from a plurality of lists in 2 3 the communication apparatus when the external apparatus is connected to the communication apparatus, and to control transferring of content data registered in 4 the extracted list to the external apparatus." For example, the Accused 5 6 Instrumentalities use the uniquely identified list associated with the external 7 Teradata database server to identify content data, e.g. SQL statements, to be 8 transferred to the apparatus, as described above. Furthermore, the Accused Instrumentalities transfers data only when the database is in "Active" or "Read-9 Only" state, *i.e.* connected, and not when the external apparatus is in "Disconnected" 10 11 state. See, e.g., 2520-066K.pdf:

Read and Write Requests for Managed Sessions

The following table shows when SQL statements are allowed depending on the Teradata Database or table state.

Teradata Database or Table State	Read Requests	Write Requests
Active	Yes	Yes
Read-Only	Yes	No
Standby	No (as long as there is another Active copy of the table or system)	No
Out-of-Service	No	No
Disconnected	No	No
Interrupted	No	No
Restore	No	No
Unrecoverable	No	No

15. Defendant has had knowledge of the '581 Patent and its infringement
since at least the filing of the original Complaint in this action, or shortly thereafter,
including by way of this lawsuit. By the time of trial, Defendant will have known
and intended (since receiving such notice) that its continued actions would actively
induce and contribute to the infringement of the claims of the '581 Patent.

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16. Defendant's affirmative acts of making, using, selling, offering for sale, and/or importing the Accused Instrumentalities have induced and continue to induce users of the Accused Instrumentalities to use the Accused Instrumentalities in their normal and customary way to infringe the claims of the '581 Patent. Use of the Accused Instrumentalities in their ordinary and customary fashion results in infringement of the claims of the '581 Patent.

7 17. For example, Defendant explains to customers the benefits of using the 8 Accused Instrumentalities, such as by touting their advantages of data backup or synchronization using the accused functionalities. Defendant also induces its 9 10 customers to use the Accused Instrumentalities to infringe other claims of the '581 11 Patent. Defendant specifically intended and was aware that the normal and 12 customary use of the Accused Instrumentalities on compatible systems would infringe the '581 Patent. Defendant performed the acts that constitute induced 13 14 infringement, and would induce actual infringement, with the knowledge of the '581 15 Patent and with the knowledge, or willful blindness to the probability, that the 16 induced acts would constitute infringement. On information and belief, Defendant engaged in such inducement to promote the sales of the Accused Instrumentalities, 17 18 *e.g.*, through its user manuals, product support, marketing materials, demonstrations, 19 installation support, and training materials to actively induce the users of the accused products to infringe the '581 Patent. Accordingly, Defendant has induced and 20 21 continues to induce end users of the accused products to use the accused products in 22 their ordinary and customary way with compatible systems to make and/or use 23 systems infringing the '581 Patent, knowing that such use of the Accused Instrumentalities with compatible systems will result in infringement of the '581 24 25 Patent. Accordingly, Defendant has been (since at least as of filing of the original 26 complaint), and currently is, inducing infringement of the '581 Patent, in violation 27 of 35 U.S.C. § 271(b).

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18. Defendant has also infringed, and continues to infringe, claims of the '581 Patent by offering to commercially distribute, commercially distributing, making, and/or importing the Accused Instrumentalities, which are used in practicing the process, or using the systems, of the '581 Patent, and constitute a material part of the invention. Defendant knows the components in the Accused Instrumentalities to be especially made or especially adapted for use in infringement of the '581 Patent, not a staple article, and not a commodity of commerce suitable for substantial noninfringing use. For example, the ordinary way of using the Accused Instrumentalities infringes the patent claims, and as such, is especially adapted for use in infringement. Accordingly, Defendant has been, and currently is, contributorily infringing the '581 Patent, in violation of 35 U.S.C. § 271(c).

19. As a result of Defendant's infringement of the '581 Patent, Plaintiff Data Scape is entitled to monetary damages in an amount adequate to compensate for Defendant's infringement, but in no event less than a reasonable royalty for the use made of the invention by Defendant, together with interest and costs as fixed by the Court.

COUNT II

INFRINGEMENT OF U.S. PATENT NO. 7,720,929

19 20. Data Scape is the owner by assignment of United States Patent No.
20 7,720,929 ("the '929 Patent"), entitled "Communication System And Its Method and
21 Communication Apparatus And Its Method." The '929 Patent was duly and legally
22 issued by the United States Patent and Trademark Office on May 18, 2010. A true
23 and correct copy of the '929 Patent is included as Exhibit B.

24 21. Defendant has offered for sale, sold and/or imported into the United
25 States products and services that infringe the '929 patent, and continues to do so. By
26 way of illustrative example, these infringing products and services include, without
27 limitation, Defendant's products and services, e.g., Unity, Unity Director, Unity
28 Loader, Data Mover, Teradata Managed Server Unity, Unity Director/Loader Model

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8-81X and Expansion Server Model 8-81XE, Unity Source Link Server, Teradata Managed Server Unity Data Mover, and all versions and variations thereof since the 2 issuance of the '929 Patent ("Accused Instrumentalities"). 3

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22. Defendant has directly infringed and continues to infringe the '929 Patent, for example, by making, selling, offering for sale, and/or importing the Accused Instrumentalities, and through its own use and testing of the Accused Instrumentalities. Defendant uses the Accused Instrumentalities for its own internal non-testing business purposes, while testing the Accused Instrumentalities, and while providing technical support and repair services for the Accused Instrumentalities to Defendant's customers.

For example, the Accused Instrumentalities infringe Claim 1 of the '929 23. Patent. One non-limiting example of the Accused Instrumentalities' infringement is presented in the following paragraphs.

The Accused Instrumentalities include "[a] communication system 14 24. 15 including a first apparatus having a first storage medium, and a second apparatus." 16 For example, the Accused Instrumentalities communicate data stored on one device (e.g. a device running Unity, Unity Director, Unity Loader, Teradata Bulk Transfer, 17 18 Teradata Data Mover) to another device with a storage medium (e.g. a Teradata 19 Database system). See, e.g., Teradata Unity Datasheet (EB7192.pdf), available at http://assets.teradata.com/resourceCenter/downloads/Datasheets/EB7192.pdf 20

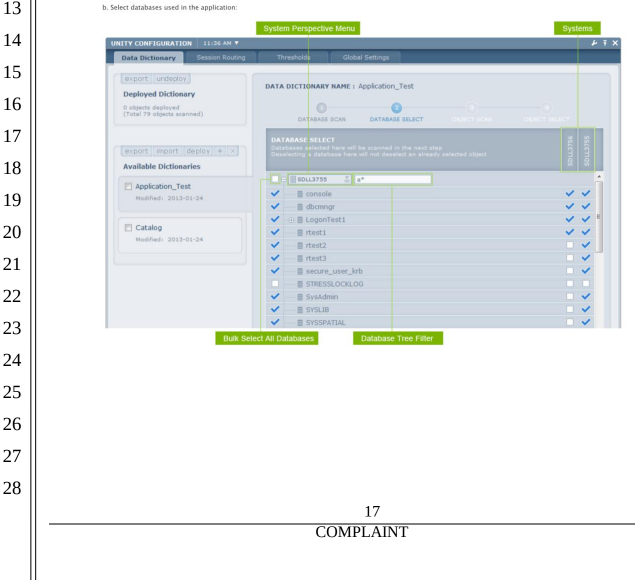
21 ("Another benefit of Teradata Unity is the capability to synchronize multiple 22 Teradata systems. The SQL Multicast feature delivers SQL commands to all participating systems in the Teradata Analytical Ecosystem. Teradata Unity will 23 automatically queue up and dispatch the incoming SQL commands in the order in 24 which they're received, maintaining consistency and integrity across systems."); 25 http://downloads.teradata.com/uda/articles/unity-director-initial-configuration-and-26 27 setup:

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b. Select databases used in the application:



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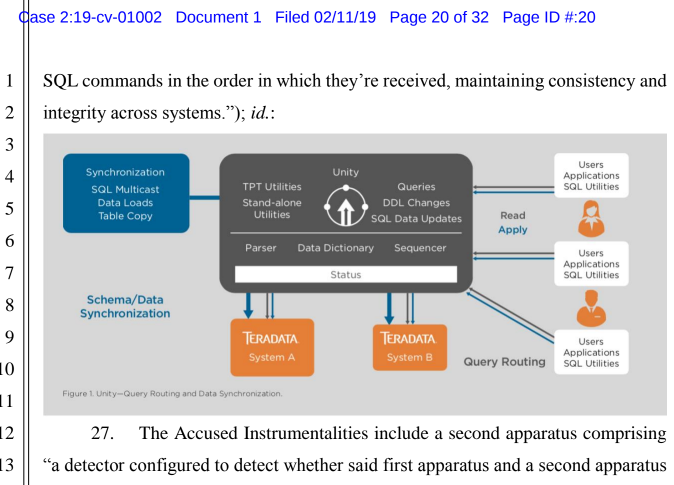
The Accused Instrumentalities include a second apparatus comprising 17 25. "a second storage medium configured to store management information of data to 18 19 be transferred to said first storage medium." For example, the Accused Instrumentalities include disk drives and/or solid state disks, which are necessary for 20 21 the operation of the Accused Instrumentalities. See, e.g., Teradata Managed Server 22 for Cabinet and Server Models 4X5, 4X7, and 6X7 Product and Site Preparation Guide, 23 available at

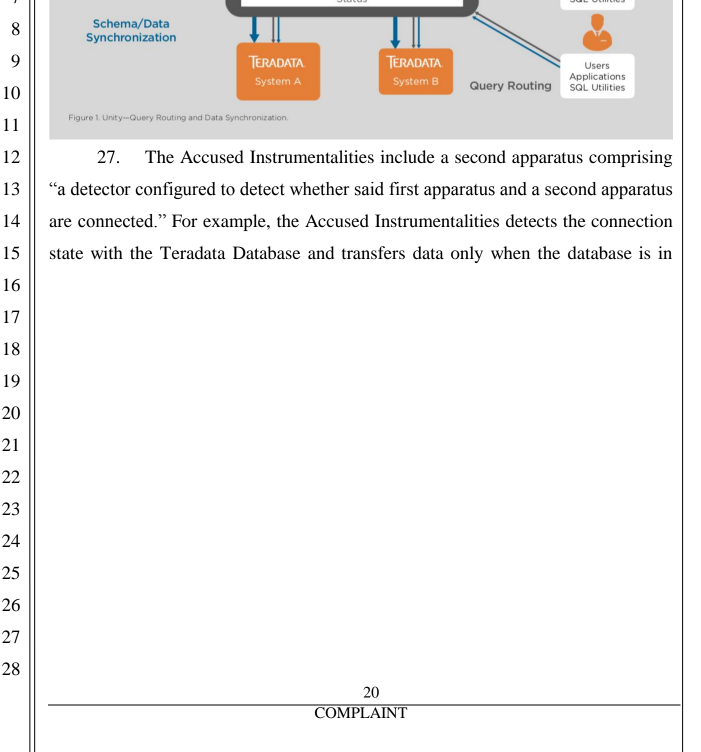
https://docs.teradata.com/reader/DdAmXXaBagDQwtH6uaApUg/ce~Xolu7GagxH 25 N5mOr4eRQ ("The following table outlines the features of the Teradata Managed Server 687 Unity models. *** Disk drives: Six 3.5-inch 450 GB or 600 GB SAS 26 15K RPM hard drives"); Teradata Unity User Guide, Release 15.10 (2520-27 28 066K.pdf) ("Unity supports different sized Teradata systems that load at different 18

rates and minimizes impact on the Bulk Load client when a system is offline. Unity manages an internal disk array to accommodate the disk space requirements for landing data before loading the data to Teradata systems. Data is landed to disk for any of the following reasons: • Data cannot be loaded to one or more of the target systems due to target, error, or restart tables in the Interrupted state or an unavailable target system. • A data checkpoint did not occur on all systems, and there is insufficient memory to store the data in memory. • A data checkpoint is successful on one system, but not on the others. Unity deletes landed data stored on the disk array after the data successfully loads to the Teradata systems, and the begin loading record of the Bulk Load job is overwritten in the Recovery Log. Management of the disk space by Unity reduces the total amount of disk space required for the load files.").

26. The Accused Instrumentalities include a second apparatus comprising "a communicator configured to communicate with said first apparatus." For example, the Accused Instrumentalities communicate with external Teradata database servers. *See, e.g.*, EB7192.pdf ("Another benefit of Teradata Unity is the capability to synchronize multiple Teradata systems. The SQL Multicast feature delivers SQL commands to all participating systems in the Teradata Analytical Ecosystem. Teradata Unity will automatically queue up and dispatch the incoming

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"Active" or "Read-Only" state, *i.e.* connected, and not when the Teradata Database

2 || is in "Disconnected" state. *See*, *e.g.*, 2520-066K.pdf:

Read and Write Requests for Managed Sessions

The following table shows when SQL statements are allowed depending on the Teradata Database or table state.

Teradata Database or Table State	Read Requests	Write Requests	
Active	Yes	Yes	
Read-Only	Yes	No	
Standby	No (as long as there is another Active copy of the table or system)	No	
Out-of-Service	No	No	
Disconnected	No	No	
Interrupted	No	No	
Restore	No	No	
Unrecoverable	No	No	

28. The Accused Instrumentalities include a second apparatus comprising "an editor configured to select certain data to be transferred and to edit said management information based on said selection without regard to the connection of said first apparatus." For example, the Accused Instrumentalities include an editor to select data to send to individual Teradata database systems based on, *e.g.*, managed routing rules, and edits management information based on the selection. This editing is done without regard to the connection between the Accused Instrumentalities and the target database system, *e.g.*, when the Accused

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Instrumentalities receive commands to create or drop tables using SQL Data 2 Definition Language. See, e.g., 2520-066K.pdf:

Examples of Managed Routing Behavior

User mappings and routing rules define how session routing occurs based on its logon properties. This table shows examples of managed routing rules and how different rules determine different session routing strategies.

Routing Rule	Read System	Read	Write System	Create Write	Error Profile
RoutingA	TD1	Preferred			DefaultProfile
RoutingB	TD1, TD2	Preferred	TD1, TD2, TD3	None	DefaultProfile
RoutingC	TD1, TD2	Default	TD1, TD2, TD3	None	DefaultProfile
RoutingD	TD3, TD1	Preferred	TD3, TD1	Preferred	DefaultProfile
RoutingE	TD1, TD2, TD3	Default	TD1, TD2, TD3	Balanced	DefaultProfile
DefaultRouting		Default		None	DefaultProfile

RoutingA describes a Read-only rule with Preferred routing to a single system. A session is only created on system TD1. All Read requests are sent to system TD1, and Write requests are rejected. A TD1 system failure will return an error to the client. Any errors classified as RESUBMIT will be returned as errors to the client.

RoutingB describes a Read/Write rule with Read routing to Preferred systems TD1, TD2 using Write systems TD1, TD2, and TD3. Sessions are created on TD1, TD2, and TD3. All Read requests are routed to TD1, and only if needed to TD2. Write requests are sent to TD1, TD2, and TD3 depending on which system the data objects reside.

RoutingC describes a Read/Write rule with Default routing. Routing C is identical to Routing B except that it uses automated routing and distributes Reads to both TD1 and TD2 using the shortest queue algorithm to balance the workload.

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1 2 3 4 5 6 7 8 9	See also http://developer.teradata.com/uda/articles/unity-13-10-foundation- catalog-deploy-examples: Dynamic catalog creation Dynamically deploying additional objects for Teradata Unity to manage into an existing user or database can be accomplished by executing DDL directly through Teradata Unity. In the final video clip I will run a bteq script which creates hundreds of tables, views, and macros. Most likely you will want to use your existing ant build scripts to dynamically create objects as you migrate from your development and test environments to production. Note: Any DDL change requires a Dictionary rescan, <i>unless</i> the change is one of the following: • create/drop table						
10 11	 create/drop view create/drop macro 						
12 13	See also https://developer.teradata.com/uda/articles/stay-in-sync- introducing-teradata-unity-13-10:						
 15 16 17 18 19 20 21 22 23 24 25 26 27 	 Multicast function will apply writes to all systems that are under Unity control keeping them all in sync. This is <u>not</u> change data capture or a table copy! This is an approach where SQL statements are applied to multiple target systems, based on location of the SQL objects. With Unity, there is no concept of Primary/Secondary rather all systems are considered peers. In the event of an outage, Unity will automatically route users and applications to the next available system. Reads and writes will continue to go to the available system and all writes will be logged in the Unity Recovery Log. Upon both systems becoming available, Unity will apply all the writes in the Recovery Log in the same order and operation as they were applied to the available system keeping all systems in sync. The approach makes any outage completely transparent to the user or application. Failover is handled automatically. Unity allows for data synchronization across multiple systems for both planned and unplanned events. This creates the opportunity to perform rolling upgrades with no interruption to users or applications. Finally, Unity will synchronize any changes to a given table with that same table in other Teradata systems under Unity control. In other words, if the Sales table exists in system A, B and C, a change to the sales table in System A will be automatically applied to Systems B and C as well. This synchronization includes DDL, DML, and DCL. 						
28	24 COMPLAINT						

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See also, e.g., https://developer.teradata.com/general/articles/multi-active-1 systems-with-new-unity-directorloader-14-11: 2

Within the Unity Director/Loader TMS a recovery log is maintained. That means all writes to System A and System B are recorded within the Unity Director and Unity Loader TMS. If System A were to go off-line for either planned or unplanned downtime, Unity Director/Loader will remember all of the writes that happened while System A was off-line. When System A comes back up they are replayed in the same order until System A gets back in synch with System B and then workload can be distributed between the two systems.

29. The Accused Instrumentalities include a second apparatus comprising "a controller configured to control transfer of the selected data stored in said second apparatus to said first apparatus via said communicator based on said management information edited by said editor when said detector detects that said first apparatus 10 and said second apparatus are connected." For example, the Accused Instrumentalities transmits data to the Teradata Database server to an external database system that is identified, when it is connected by a unique identifier called a TDPID, and the Accused Instrumentalities controls what data to transmit based on, e.g., managed routing rules, and edits management information based on the selection. *See, e.g.*, 2520-066K.pdf ("DICTIONARY SET PREFERRED: Purpose: Sets the Preferred Write system to the Teradata Database system identified by the TDPID value. To set the Preferred Write system for all tables in a database, specify 19 only the name of the database. To set the Preferred Write system for a single table, specify both the database name and the table name. *** tdpid: Unique identifier 20 (TDPID) of a Teradata Database system."); EB7192.pdf ("Taken together, the data loading and query management work as one to sequence database changes and query requests. This ensures that data updates and database structure changes are always 23 applied in the order received; automatically coordinating and maintaining order and 24 consistency across systems. And, it is specifically designed to work with systems 26 that are not identical. For example, if the primary integrated data warehouse contains 100 percent of the data, and there is a second system for high availability that holds

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a 30 percent subset of that data, Teradata Unity understands the capabilities and

2 || limitations of each system and will route data loads accordingly."); *id*.:

Examples of Managed Routing Behavior

User mappings and routing rules define how session routing occurs based on its logon properties. This table shows examples of managed routing rules and how different rules determine different session routing strategies.

Routing Rule	Read System	Read	Write System	Create Write	Error Profile
RoutingA	TD1	Preferred			DefaultProfile
RoutingB	TD1, TD2	Preferred	TD1, TD2, TD3	None	DefaultProfile
RoutingC	TD1, TD2	Default	TD1, TD2, TD3	None	DefaultProfile
RoutingD	TD3, TD1	Preferred	TD3, TD1	Preferred	DefaultProfile
RoutingE	TD1, TD2, TD3	Default	TD1, TD2, TD3	Balanced	DefaultProfile
DefaultRouting		Default		None	DefaultProfile

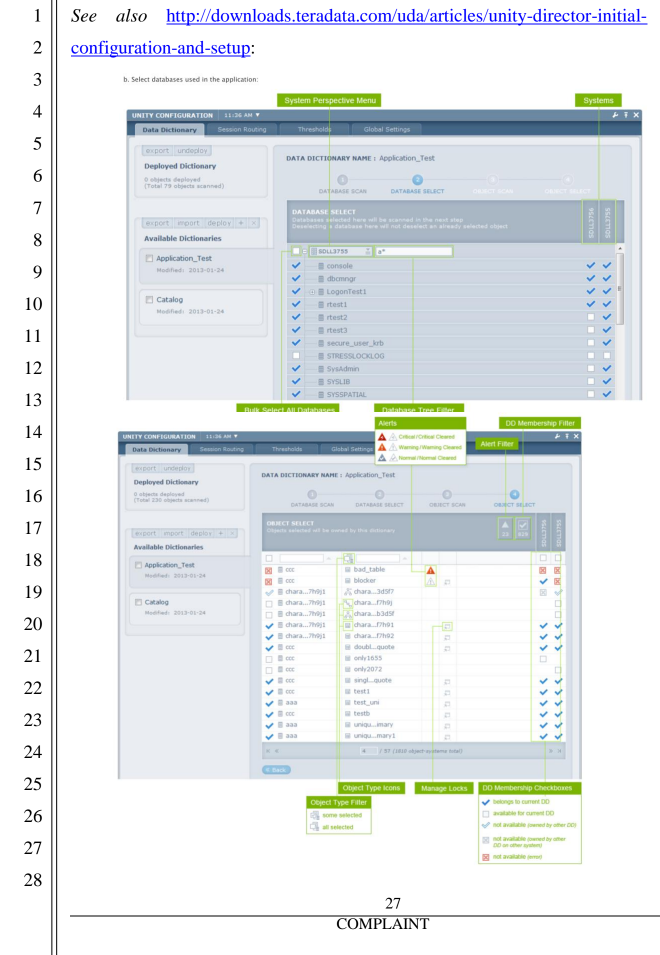
RoutingA describes a Read-only rule with Preferred routing to a single system. A session is only created on system TD1. All Read requests are sent to system TD1, and Write requests are rejected. A TD1 system failure will return an error to the client. Any errors classified as RESUBMIT will be returned as errors to the client.

RoutingB describes a Read/Write rule with Read routing to Preferred systems TD1, TD2 using Write systems TD1, TD2, and TD3. Sessions are created on TD1, TD2, and TD3. All Read requests are routed to TD1, and only if needed to TD2. Write requests are sent to TD1, TD2, and TD3 depending on which system the data objects reside.

RoutingC describes a Read/Write rule with Default routing. Routing C is identical to Routing B except that it uses automated routing and distributes Reads to both TD1 and TD2 using the shortest queue algorithm to balance the workload.

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See also, e.g., <u>https://developer.teradata.com/general/articles/multi-active-</u>

systems-with-new-unity-directorloader-14-11:

Unity Director/Loader can be used to keep two Teradata systems in synch in either a dual active or active/DR configuration.

Within the Unity Director/Loader TMS a recovery log is maintained. That means all writes to System A and System B are recorded within the Unity Director and Unity Loader TMS. If System A were to go off-line for either planned or unplanned downtime, Unity Director/Loader will remember all of the writes that happened while System A was off-line. When System A comes back up they are replayed in the same order until System A gets back in synch with System B and then workload can be distributed between the two systems.

30. The Accused Instrumentalities include a second apparatus "wherein said controller is configured to compare said management information edited by said editor with management information of data stored in said first storage medium and to transmit data in said second apparatus based on result of the comparison." For example, the Accused Instrumentalities provide a mechanism to manage 'Data Dictionaries' that define what data/tables should be synced to a given database server. *See, e.g.*, Teradata Unity User Guide, Release 15.10 (2520-066K.pdf):

Unity Data Dictionaries

Unity uses Data Dictionaries in managed session routing. Unity uses Data Dictionaries to apply locking rules for routing client requests. You define Teradata Database objects and databases to manage with a Unity Data Dictionary.

To optimize database object management and session routing across Teradata systems, you can create separate Unity Data Dictionaries for each client application and deploy these as needed on each Unity server that manages the client application.

You can also change the duration of Data Dictionary editing locks. To modify the time, see <u>Global Settings Tab</u>.

31. Defendant has had knowledge of the '929 Patent and its infringement
since at least the filing of the original Complaint in this action, or shortly thereafter,
including by way of this lawsuit. By the time of trial, Defendant will have known
and intended (since receiving such notice) that its continued actions would actively
induce and contribute to the infringement of the claims of the '929 Patent.

COMPLAINT

32. Defendant's affirmative acts of making, using, selling, offering for sale, and/or importing the Accused Instrumentalities have induced and continue to induce users of the Accused Instrumentalities to use the Accused Instrumentalities in their normal and customary way to infringe the claims of the '929 Patent. Use of the Accused Instrumentalities in their ordinary and customary fashion results in infringement of the claims of the '929 Patent.

7 33. For example, Defendant explains to customers the benefits of using the 8 Accused Instrumentalities, such as by touting their advantages of synchronizing settings among multiple devices. Defendant also induces its customers to use the 9 10 Accused Instrumentalities to infringe other claims of the '929 Patent. Defendant 11 specifically intended and was aware that the normal and customary use of the 12 Accused Instrumentalities on compatible systems would infringe the '929 Patent. 13 Defendant performed the acts that constitute induced infringement, and would induce actual infringement, with the knowledge of the '929 Patent and with the 14 15 knowledge, or willful blindness to the probability, that the induced acts would constitute infringement. On information and belief, Defendant engaged in such 16 17 inducement to promote the sales of the Accused Instrumentalities, e.g., through its 18 user manuals, product support, marketing materials, demonstrations, installation 19 support, and training materials to actively induce the users of the accused products to infringe the '929 Patent. Accordingly, Defendant has induced and continues to 20 21 induce end users of the accused products to use the accused products in their ordinary 22 and customary way with compatible systems to make and/or use systems infringing 23 the '929 Patent, knowing that such use of the Accused Instrumentalities with compatible systems will result in infringement of the '929 Patent. Accordingly, 24 25 Defendant has been (since at least as of filing of the original complaint), and 26 currently is, inducing infringement of the '929 Patent, in violation of 35 U.S.C. § 27 271(b).

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34. Defendant has also infringed, and continues to infringe, claims of the '929 Patent by offering to commercially distribute, commercially distributing, making, and/or importing the Accused Instrumentalities, which are used in practicing the process, or using the systems, of the '929 Patent, and constitute a material part of the invention. Defendant knows the components in the Accused Instrumentalities to be especially made or especially adapted for use in infringement of the '929 Patent, not a staple article, and not a commodity of commerce suitable for substantial noninfringing use. For example, the ordinary way of using the Accused Instrumentalities infringes the patent claims, and as such, is especially adapted for use in infringement. Accordingly, Defendant has been, and currently is, contributorily infringing the '929 Patent, in violation of 35 U.S.C. § 271(c).

35. For similar reasons, Defendant also infringes the '929 Patent by supplying or causing to be supplied in or from the United States all or a substantial portion of the components of the Accused Instrumentalities, where such components are uncombined in whole or in part, in such manner as to actively induce the combination of such components outside of the United States in a manner that would infringe the '929 Patent if such combination occurred within the United States. For example, Defendant supplies or causes to be supplied in or from the United States 19 all or a substantial portion of the hardware (e.g., separate Teradata servers) and software (e.g., Teradata Unity software) components of the Accused Instrumentalities in such a manner as to actively induce the combination of such components (e.g., by instructing users to combine multiple Teradata servers into an 23 infringing system) outside of the United States.

24 36. Defendants also indirectly infringe the '929 Patent by supplying or 25 causing to be supplied in or from the United States components of the Accused 26 Instrumentalities that are especially made or especially adapted for use in infringing 27 the '929 Patent and are not a staple article or commodity of commerce suitable for 28 substantial non-infringing use, and where such components are uncombined in

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whole or in part, knowing that such components are so made or adapted and intending that such components are combined outside of the United States in a manner that would infringe the '929 Patent if such combination occurred within the United States. Because the Accused Instrumentalities are designed to operate as the claimed system and apparatus, the Accused Instrumentalities have no substantial 6 non-infringing uses, and any other uses would be unusual, far-fetched, illusory, impractical, occasional, aberrant, or experimental. For example, Defendant supplies or causes to be supplied in or from the United States all or a substantial portion of the hardware (e.g., separate Teradata servers) and software (e.g., Teradata Unity 9 10 software) components that are especially made or especially adapted for use in the Accused Instrumentalities, where such hardware and software components are not staple articles or commodities of commerce suitable for substantial noninfringing 13 use, knowing that such components are so made or adapted and intending that such 14 components are combined outside of the United States, as evidenced by Defendant's own actions or instructions to users in, e.g., combining multiple Teradata servers into infringing systems, and enabling and configuring the infringing functionalities of the Accused Instrumentalities.

18 As a result of Defendant's infringement of the '929 Patent, Plaintiff 37. 19 Data Scape is entitled to monetary damages in an amount adequate to compensate 20 for Defendant's infringement, but in no event less than a reasonable royalty for the 21 use made of the invention by Defendant, together with interest and costs as fixed by 22 the Court.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff Data Scape respectfully requests that this Court enter:

26 A judgment in favor of Plaintiff that Defendant has infringed, either a. 27 literally and/or under the doctrine of equivalents, the '581 Patent and the '929 Patent, 28 (collectively, "asserted patents");

> 31 COMPLAINT

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A permanent injunction prohibiting Defendant from further acts of 1 b. infringement of the asserted patents; 2 3 A judgment and order requiring Defendant to pay Plaintiff its damages, c. costs, expenses, and prejudgment and post-judgment interest for its infringement of 4 the asserted patents, as provided under 35 U.S.C. § 284; 5 d. A judgment and order requiring Defendant to provide an accounting 6 7 and to pay supplemental damages to Data Scape, including without limitation, 8 prejudgment and post-judgment interest; A judgment and order finding that this is an exceptional case within the 9 e. meaning of 35 U.S.C. § 285 and awarding to Plaintiff its reasonable attorneys' fees 10 11 against Defendant; and Any and all other relief as the Court may deem appropriate and just 12 f 13 under the circumstances. **DEMAND FOR JURY TRIAL** 14 Plaintiff, under Rule 38 of the Federal Rules of Civil Procedure, requests a 15 trial by jury of any issues so triable by right. 16 17 Respectfully submitted, 18 Dated: February 11, 2019 19 /s/ *Reza Mirzaie* RUSS AUGUST & KABAT 20 Marc A. Fenster, SBN 181067 21 Email: mfenster@raklaw.com Reza Mirzaie (CA SBN 246953) Email: rmirzaie@raklaw.com 22 Brian D. Ledahl (CA SBN 186579) Email: <u>bledahl@raklaw.com</u> Paul A. Kroeger (CA SBN 229074) Email: <u>pkroeger@raklaw.com</u> 23 24 C. Jay Chung (CA SBN 252794) Email: jchung@raklaw.com Philip X. Wang (CA SBN 262239) 25 Email: pwang@raklaw.com 26 Attorneys for Plaintiff 27 Data Scape Limited 28 32 COMPLAINT