# Case 2:11-cv-03369-MCE-GGH Document 1 Filed 12/16/11 Page 1 of 4

| 3<br>4<br>5<br>6   | WILLIAM S. BERNHEIM SB 56555 BERNHEIM, GUTIERREZ & McCREADY 255 North Lincoln Street Dixon, CA 95620 Ph.: (707) 678-4447 Fax: (707) 678-0744 e-mail: law@bernheimlaw.net Attorneys for Plaintiff WORLDSLIDE, LLC |   |  |
|--------------------|--|---|--|
|                    | LIMITED STATES   | DISTRICT COURT  |  |
|                    |  |   |  |
|                    |  |   |  |
|                    | WORLDSLIDE, LLC  | CASE NO.  |  |
|                    | Plaintiff,   | RE: 831: Patent   |  |
|                    | v.   | COMPLAINT FOR   |  |
|                    | TOYS 'R' US-DELAWARE, INC.  Defendants.  | PATENT INFRINGEMENT   |  |
|                    |  | DAMAGES AND INJUNCTIVE RELIEF   |  |
|                    |  | JURY TRIAL DEMANDED   |  |
|                    |  | [35 USC § 271, §§ 281-285]  |  |
| 17                 |  |   |  |
| 18                 |  |   |  |
| 19                 | JURISDICTION AND VENUE   |   |  |
| 20                 | 1. This action arises under the patent laws of the United States 35 U.S.C. § 271, §§ 281-  |   |  |
| 21                 | 285. Jurisdiction is therefore proper under 28 U.S.C. §§ 1331, 1338(a), 2201, and 2202.  |   |  |
| 22                 | 2. Venue in this judicial district is proper under 28 U.S.C. § 1391 (b) and (c) and § 1400.  |   |  |
| <sub>TTH</sub> 23  | Defendant has on a continual basis committed the acts alleged below within the Eastern District  |   |  |
| 24                 | of California, in business interactions purposefully elicited by defendant with or directed to   |   |  |
| 25                 | residents of the District, including, inter alia, actively soliciting and causing infringing, using and  |   |  |
| 26                 | sales within and from the District, promotion and media advertising within and from the District,  |   |  |
| 1447<br>27<br>0744 | and other acts which harms plaintiff within the d  | istrict.  |  |
| 1                  | 2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 EZZ 22 DY 23 X 24 25 26 447 27   | BERNHEIM, GUTIERREZ & McCREADY 255 North Lincoln Street Dixon, CA 95620 Ph.: (707) 678-0744 e-mail: law@bernheimlaw.net  Attorneys for Plaintiff WORLDSLIDE, LLC  How Worldslide, Llc  WORLDSLIDE, LLC  Plaintiff,  v. TOYS 'R' US-DELAWARE, INC. Defendants.  Plaintiff alleges:  Plaintiff alleges:  JURISDICTIO  1. This action arises under the patent laws 285. Jurisdiction is therefore proper under 28 U 2. Venue in this judicial district is proper Defendant has on a continual basis committed the of California, in business interactions purposeful residents of the District, including, inter alia, act sales within and from the District, promotion and and other acts which harms plaintiff within the defendance. |  |

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Patent Infringement Complaint

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BERNHEIM GUTIERREZ

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#### THE PARTIES

- 3. Plaintiff WORLDSLIDE, LLC ("Worldslide") is a Delaware Limited Liability Company registered with the California Secretary of State and having its principal office in Napa, Napa County, California.
- 4. Defendant TOYS 'R' US-DELAWARE, INC. ("Toys R Us") is a Delaware Corporation registered with the California Secretary of State as entity # C0893073 to do and doing business in the State of California which has multiple retail stores within the Eastern District stocking and selling the infringing products complained of herein.

### **CLAIM FOR RELIEF**

## (Infringement of U.S. Patent Number 7,309,302)

- 5. On December 18, 2007, United States Patent 7,309,302 (the "'302 Patent"), entitled "Sliding Exercise Apparatus and Recreational Device" was duly and legally issued by the United States Patent and Trademark Office. Plaintiff is the assignee of the '302 Patent.
- 6. Defendant has been and is directly infringing, actively inducing others to infringe, and/or contributing to or inducing the infringement of the '302 Patent in this district and elsewhere.
- 7. Upon information and belief, Defendant will continue to infringe the '302 Patent unless and until it is enjoined by this Court.
- 8. Upon information and belief, Defendant's infringement of the '302 Patent is taking place with knowledge of the '302 Patent and is willful. By continuing to commit acts of infringement with full knowledge of the '302 patent, Defendant has failed to meet the required standard of care to avoid a finding of willful infringement.
- 9. Defendant has caused and will continue to cause Plaintiff irreparable injury and damage by infringing the '302 Patent. Plaintiff will suffer further injury, for which Plaintiff has no adequate remedy at law, unless and until Defendant is enjoined from infringing the '302 Patent.
- 10. Toys R Us, has sold or is selling or deriving revenue from sales or has in inventory the following infringing products, known at least at one time by the following names: Six Flags

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Banzai Falls Water Slide, Banzai Falls Mega Racer Water Slide, Banzai Falls 2-in-1 Water Slide, Banzai Falls Wave Rider Water Slide, Banzai Double Cannon Blast Water Slide, Banzai Double Drop Falls Water Slide, Banzai Falls Splash Blast Lagoon, Banzai Aqua Blast Lagoon Inflatable Water Slide, Banzai Typhoon Twist Inflatable Water Slide, Banzai Sidewinder Blast Water Slide, Banzai Gushing Geyser Water Park, Banzai Drop Zone Water Slide, Banzai Blackout Blast Water Slide, Banzai Hydro Blast Inflatable Water Park, Banzai The Plunge. To the extent that these products may have been sold to consumers or manufactured prior to December 18, 2007, such activities would not have infringed. Such activities prior to December 18, 2007 do not shield activities after December 18, 2007.

11. Toys R Us in failing to reasonably remove the infringing products from the market place or stop infringing use after December 18, 2007, became an infringer by encouraging infringing sale and use of the products.

#### PRAYER FOR RELIEF

WHEREFORE, Plaintiff prays for judgment as hereafter set forth:

- For judgment that Defendant has infringed the '302; A.
- Order that the Defendant and its officers, agents, servants, employees, attorneys, B. and all persons in active concert or participation with any of them cease from infringing the '302 Patent;
- Award Plaintiff damages in amounts sufficient to compensate Plaintiff for C. Defendant's infringement of the '302 Patent, together with prejudgment and post judgment interest and costs, pursuant to 35 U.S.C. §284;
- Treble the damages awarded to Plaintiff against Defendant, by reason of D. Defendant's willful infringement of the '302 Patent;
- Declare this case to be "exceptional" under 35 U.S.C. §285 and award Plaintiff its Ε. attorneys' fees, expenses, and costs incurred in this action;
- Award Plaintiff preliminary and permanent injunctive relief, enjoining Defendants, F. and each of them, from directly or indirectly infringing the '302 Patent; and

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|   | 1        | G. Award Plaintiff such other and further relief as the court may deem just and proper.        |   |
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|   | 3        |  | BERNHEIM, GUTIERREZ & McCREADY              |
|   | 4        | Date: December 16, 2011  | /s/ William S. Bernheim William S. Bernheim |
|   | 5        |  | Attorney for Plaintiff                      |
|   | 6        |  |   |
|   | 7        | JURY TRIAL DEMAND  |   |
| 8   |          | Pursuant to Fed Rule Civ. P. 38(b), 5(d) and Eastern District of California Local Rule 38-201, |   |
|   | 9        | Plaintiff demands a jury trial of all issues triable by jury.                                  |   |
|   | 10       |  |   |
|   | 11       |  | BERNHEIM, GUTIERREZ & McCREADY              |
|   | 12<br>13 | Date: December 16, 2011  | /s/ William S. Bernheim William S. Bernheim |
|   | 14       |  | Attorney for Plaintiff                      |
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|   |          | Patent Infringement Complaint  | 4   |