CIVIL COVER SHEET

County in which action arose Washtenaw

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except a provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS				DEFENDANTS	3					
FENF, LLC				SMARTTHINGSZ, I						
(b) County of Residence of First Listed Plaintiff Washtenaw County, MI (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant Westchester County, NY (IN U.S. PLAINTIFF CASES ONLY)						
				NOTE:		ONDEMNATION C. T OF LAND INVOL		LOCATI	ION OF	
•										
(c) Attorneys (Firm Name, Address, and Telephone Number) Don Darnell P55268 7926 Ann Arbor St., Dexter, Michigan 48130				Attorneys (If Known))					
734-424-5200/ dondarnell@da	rnell-law.com									
II. BASIS OF JURISD	ICTION (Place an "X"	' in One Box Only)		FIZENSHIP OF P For Diversity Cases Only)	RINCIPA	L PARTIES	Place an "X" in O and One Box fo			
☐ 1 U.S. Government	▼ 3 Federal Question		,	P	TF DEF		-	PTF	DEF	
Plaintiff	(U.S. Government	Not a Party)	Citize	n of This State]1 []1	Incorporated or Pri of Business In This	-	X 4	□4	
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citize	on of Another State]2	Incorporated and P. of Business In A		□ 5	⊠ 5	
			1	en or Subject of a [3 🗆 3	Foreign Nation		□ 6	□ 6	
IV. NATURE OF SUIT	(n e nnovement and an anti-									
CONTRACT 110 Insurance	PERSONAL INJURY	RTS PERSONAL INJUR		RFEITURE/PENALTY 5 Drug Related Seizure	T	eal 28 USC 158	OTHER 375 False C			
120 Marine	310 Airplane	☐ 365 Personal Injury -		of Property 21 USC 881	☐ 423 With	drawal	400 State R	eapportion		
☐ 130 Miller Act ☐ 140 Negotiable Instrument	315 Airplane Product Liability	Product Liability 367 Health Care/	L 69	0 Other	28 C	JSC 157	☐ 410 Antitrus ☐ 430 Banks a	st and Banki	ing	
150 Recovery of Overpayment	320 Assault, Libel &	Pharmaceutical			fining management and the first of the first	RTY RIGHTS	450 Comme	erce	_	
& Enforcement of Judgmen 151 Medicare Act	Slander ☐ 330 Federal Employers'	Personal Injury Product Liability			■ 820 Copy ■ 830 Pater		460 Deporta		nced and	
152 Recovery of Defaulted Student Loans	Liability ☐ 340 Marine	☐ 368 Asbestos Persona Injury Product	.1		☐ 840 Trad			Organiza	ations	
(Excl. Veterans)	345 Marine Product	Liability		LABOR	SOCIA	L SECURITY	480 Consum			
☐ 153 Recovery of Overpayment of Veteran's Benefits	Liability ☐ 350 Motor Vehicle	PERSONAL PROPER 370 Other Fraud	TY 71	0 Fair Labor Standards Act	□ 861 HIA		☐ 850 Securiti		nodities/	
160 Stockholders' Suits	355 Motor Vehicle	371 Truth in Lending	720	Act D Labor/Mgmt, Relations		k Lung (923) C/DIWW (405(g))	Exchar 890 Other S	tatutory A	Actions	
☐ 190 Other Contract ☐ 195 Contract Product Liability	Product Liability ☐ 360 Other Personal	☐ 380 Other Personal Property Damage		0 Railway Labor Act 1 Family and Medical	☐ 864 SSIC ☐ 865 RSI (891 Agricul 893 Enviror			
196 Franchise	Injury	☐ 385 Property Damage		Leave Act		(403(g))	☐ 895 Freedor			
	362 Personal Injury - Med, Malpractice	Product Liability		Other Labor Litigation Empl. Ret. Inc.	ļ		Act ☐ 896 Arbitrat	tion		
REAL PROPERTY	CIVIL RIGHTS	PRISONER PETITION	NS	Security Act	***************************************	AL TAX SUITS	🔲 899 Admini	strative P		
210 Land Condemnation 220 Foreclosure	☐ 440 Other Civil Rights ☐ 441 Voting	510 Motions to Vacate Sentence	е			s (U.S. Plaintiff efendant)		view or Ap		
230 Rent Lease & Ejectment	442 Employment	Habeas Corpus:			□ 871 IRS-	-Third Party	☐ 950 Constitu	utionality		
☐ 240 Torts to Land ☐ 245 Tort Product Liability	443 Housing/ Accommodations	☐ 530 General ☐ 535 Death Penalty		IMMIGRATION	26 U	ISC 7609	State St	atutes		
290 All Other Real Property	445 Amer. w/Disabilities -	540 Mandamus & Oth		2 Naturalization Application	n					
	Employment 446 Amer. w/Disabilities -	☐ 550 Civil Rights☐ 555 Prison Condition	463	3 Habeas Corpus - Alien Detainee						
	Other	560 Civil Detainee -		(Prisoner Petition)						
	448 Education	Conditions of Confinement	LJ 46:	5 Other Immigration Actions						
🔀 l Original 🔲 2 Re		Remanded from] 4 Reins	stated or \square 3 anoth	ferred from	☐ 6 Multidistri	iet			
Proceeding Sta		Appellate Court	Reop	ened (specij Do not cite jurisdictional st		Litigation				
VI. CAUSE OF ACTIO	ON 35 USC 281 Brief description of ca	ause:								
Patent Infringment of Patent No. 8,002,675 VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER F.R.C.P. 23			DI.	DEMAND \$ CHECK YES only if demanded in complaint: JURY DEMAND: Yes \(\square\$ No						
VIII. RELATED CASI	7(S)									
IF ANY	(See instructions):	JUDGE			DOCKE	T NUMBER				
DATE		SIGNATURE OF AT	TORNEY (OF RECORD						
October 25, 2012			\Rightarrow	Z/1/						
FOR OFFICE USE ONLY										
RECEIPT # AM	1 OUNT	APPLYING IFP		JUDGE		MAG. JUI	DGE			

PURSUANT TO LOCAL RULE 83.11

1.	Is this a case that has been previously dismissed?	Yes
If yes, give	the following information:	⊠ No
Court:	·	
Case No.:		
Judge:	·	
2.	Other than stated above, are there any pending or previously discontinued or dismissed companion cases in this or any other court, including state court? (Companion cases are matters in which it appears substantially similar evidence will be offered or the same or related parties are present and the cases arise out of the same transaction or occurrence.)	Yes No
If yes, give	the following information:	
Court:	·	
Case No.: _		
Judge:		
Notes :		

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN DETROIT

FenF, LLC, Plaintiff,

Case No.

Hon.

Mag.

-VS-

Jury Demand

SMARTTHINGZ, INC. Defendant.

COMPLAINT FOR PATENT INFRINGMENT

Now comes Plaintiff, FenF, LLC, by its counsel, Don Darnell, and for its complaint against Smartthingsz, Inc., states as follows:

- 1. Plaintiff FenF, LLC (FenF) is a Michigan limited liability company with its principal place of business in Dexter, State of Michigan.
- 2. Defendant Smartthingz, Inc., d/b/a "SmartThingZ" is a New York corporation with its principal place of business in New York, State of New York.

Jurisdiction and Venue

- 3. This action arises under the patent laws of the United States, Title 35 of the United States Code. This Court has original jurisdiction of this action pursuant to 28 U.S.C. §§ 1331 and 1338 and 35 U.S.C. §281.
- 4. This Court has personal jurisdiction over SmartThingsZ. SmartThingsZ transacts business in Michigan, including but not limited to the sale of the accused product; SmartThingsZ has specifically directed its activities to Michigan; and acts of infringement have occurred in and beyond Michigan causing injury to FenF in Michigan.

- 5. The amount in controversy in this case exceeds \$75,000.00 exclusive of interest and costs.
- 6. Venue is proper in this judicial district under 29 U.S.C. § 1391(c) and 1400(b).

Common Allegations

- 7. FenF operates a successful product design, manufacturing, distributing and retail business that produces orthopedic health devices.
- 8. FenF has designed, manufactured and sold several different products over time to include a product called "YogaToes®."
- 9. Since its inception, FenF has continually analyzed the orthopedic needs of persons in order to create and sell innovative products.
- 10. FenF protects its investments in product research, development, and marketing with strong intellectual property safeguards like patents.
- Accordingly, Plaintiff has obtained a United States Patent for a "Foot-Therapy and Toe-Aligning Device" on August 23, 2011, United States Patent No. 8,002,675 ("the '675 Patent") duly and legally issued to Frederic Ferri, as inventor, for the aforementioned orthopedic device to stretch and exercise the toes and feet, and since that date all rights to the '675 Patent, including but not limited to, the right to recover for infringement there under, has been assigned to FenF, LLC. A copy of the '675 Patent as issued is attached hereto as Exhibit A
- 12. All claims of the '675 patent are valid and enforceable.
- 13. At all relevant times subsequent to issuance of the '675 patent, Frederic Ferri and FenF,

- LLC, together, or individually, have practiced under the exclusive rights conferred by the '675 patent and/or the patent upon which the '675 is a Continuation in Part of Patent No. 7,322,915, which is a division of, Patent No. 7,131,939, all of which are property of the Plaintiff.
- 14. At all times relevant since at least June 9, 2011, Defendant has advertised, offered for sale, and sold a product called "SmartToes" on its website at www.smartthingsz.com and www.amazon.com.
- 15. Promotional materials associated with SmartToes include the website, www.smartthingsz, videos, demonstrations, and articles. These materials have been available to individuals nationwide, including those located in this District, on the Internet.
- 16. In addition to selling the SmartToes device on its own website, Amazon.com, Beautiful Planet, Inc., and several sellers on eBay sell the SmartToes device online.
- 17. A true and accurate digital still image of the SmartToes device is attached hereto as Exhibit B.

Count I (Patent Infringement)

- 18. Paragraphs 1-18 above, inclusive, are incorporated herein by reference.
- 19. SmartThingsZ have directly infringed the '675 patent, and continue to so infringe, by making, offering to sell, selling, or using within the United States, articles covered by one or more of the claims of FenF's '675 patent.

- 20. On information and belief, since at least August of 2011, SmartThingsZ were either aware of the '675 patent or was willfully blind in order not to become aware of the '675 patent.
- 21. Defendant has infringed and is infringing the '675 Patent, making Defendant liable for direct and/or indirect infringement under 35 U.S.C.§271, and 281-285.
- 22. FenF has suffered immediate and irreparable harm by SmartThingsZ's infringement conduct, and will continue to suffer said injury unless and until SmartThingsZ is enjoined from the infringing conduct.
- 23. SmartThingsZ's infringement conduct will continue unless immediately enjoined by the Court.

RELIEF REQUESTED

WHEREFORE, Plaintiff respectfully requests that this Court enter a judgment and order that:

- a. The '675 patent is valid and enforceable;
- b. SmartThingsz, Inc. have directly infringed FenF's '675 patent;
- c. SmartThingsz, Inc. have engaged in willful and deliberate infringement of the '675 patent;
- d. SmartThingsz, Inc. and its officers, agents, servants, representatives, employees and all others in concert or participation with them, directly or indirectly, be preliminarily and permanently enjoined from infringing, inducing others to infringe, or contributing to the infringement of the '675 patent pursuant to 35 U.S.C. § 284;
- e. SmartThingsz, Inc. be directed to fully compensate Plaintiff for all damages attributable to SmartThingsZ's infringement of the '675 patent in an amount according to proof at trial;
- f. Said damages be trebled;
- g. This case be deemed exceptional;
- h. Plaintiff be awarded reasonable attorneys' fees;
- i. Plaintiff be awarded reasonable expenses in this action, including the costs, fees,

and expenses in accordance with 35 U.S.C. § 285; and

j. Plaintiff be awarded such other and further relief as the circumstances of this case may require, and as the Court may deem just and proper.

October 26, 2012

Respectfully submitted,

Don Darnell (P55268) 7926 Ann Arbor St. Dexter, Michigan 48130 734-242-5200

dondarnell@darnell-law.com

JURY DEMAND

Plaintiff FenF, LLC hereby requests a trial by jury on all issues so triable.

October 26, 2012

Respectfully submitted,

Don Darnell (P55268)

7926 Ann Arbor St.

Dexter, Michigan 48130

734-242-5200

dondarnell@darnell-law.com