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8	UNITED STATES DISTRICT COURT			
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA			
10	TORTILL HORTILLIAND			
11				
	INCASE DESIGNS, INC.	Case No.: 5:13-cv-00610		
12	Plaintiff, v.	FIRST AMENDED COMPLAINT FOR		
13	PATENT INFRINGEMENT			
14	JWIN ELECTRONICS CORPORATION d/b/a/ ILUV			
15	Defendant.	DEMAND FOR JURY TRIAL		
16				
17				
18	Plaintiff Incase Designs, Inc. ("Plaintiff" or "Incase") complains as follows:			
19	<u>NATURE</u>	OF ACTION		
20	1. This action arises under the Patent Laws of the United States, 35 U.S.C. §§100, e.			
21	seq.			
22	JURISDICTION AND VENUE			
23	2. The Court has subject matter jurisdiction of this action under 28 U.S.C. §§1331 and			
24	§1338(a) in that it arises under the United States Patent Laws.			
25	3. Defendant jWIN Electronics Corporation ("Defendant") is subject to this Court's			
26	specific and general personal jurisdiction because Defendants conducts extensive business in this			
27	Judicial District, has committed the acts complained of in this Judicial District, and has caused			
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7.0				

injury to Plaintiff within this Judicial District by virtue of the acts of patent infringement that are described herein.

4. Venue is proper in this Judicial District pursuant to 28 U.S.C. §1391(b), (c) and 1400(b). Defendant is transacting, doing and/or soliciting business and committing acts of patent infringement in this Judicial District and elsewhere in the United States.

THE PARTIES

- 5. Incase is a global leader in the design, development, manufacture, and sale of carrying cases, bags, and covers for consumer electronics.
- 6. Upon information and belief, Defendant is a New York corporation with its principal place of business at 2 Harbor Park Drive, Port Washington, New York 11050. Defendant has been selling and offering to sell infringing tablet covers within the United States, and within this District, all without consent from Plaintiff. Defendant's infringing products include, but are not necessarily limited to, the Pangborn Art Collection and Snoopy Folio lines.

FIRST CLAIM FOR RELIEF

(Infringement of the '991 Patent)

- 7. Plaintiff incorporates by reference and realleges each of the allegations set forth above.
- 8. On November 20, 2012, U.S. Patent No. 8,312,991 B2 (the '991Patent), entitled Case for Electronic Tablet, was issued for the invention of a novel case for consumer electronics and the methods for the manufacture of same. Plaintiff has owned this patent throughout the period of Defendants' infringing acts and still owns this patent.
- 9. On February 14, 2013, Plaintiff provided Defendant with actual notice of the '991 Patent and its infringement of same. Defendant is aware of the '991 Patent, yet it knowingly and actively induces consumers to use its infringing Pangborn Art Collection and Snoopy Folio covers within the United States. Thus, Defendant actively induces infringement of the '991 Patent in violation of 35 U.S.C. § 271(b).

FIRST AMENDED COMPLAINT

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1	2.	That Plaintiff be awarded damage	s from patent infringement according to proof and
2	ordering that such damages be multiplied up to treble their amount;		
3	3.	Preliminarily and permanently en	joining Defendant and all others acting in concert
4	with Defenda	nt from making, using, selling, or	offering to sell the infringing tablet covers or any
5	other product	that infringes the '991 Patent or th	ne '008 Patent without permission or license from
6	Plaintiff;		
7	4.	That Defendant be ordered to del	iver up to Plaintiff all products infringing the '991
8	Patent or the	'008 Patent within its ownership,	possession, or control for destruction by Plaintiff
9	or, in the alternative, that the Court award a compulsory royalty for the current and future sale of		
10	such goods;		
11	5.	That the Court declare this to be	an exceptional case pursuant to 35 U.S.C. §285,
12	and award reasonable attorney's fees;		
13	6.	That the Court increase damages	up to three times the amount found or assessed by
14	the Court in Plaintiff's favor and against Defendant for its willful and deliberate infringement of		
15	the '991 and '	008 Patents.	
16	7.	That Plaintiff be awarded its cos	ts of suit, and pre- and post-judgment interest on
17	any money judgment;		
18	8.	For such other relief as the Court	deems proper.
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20	Dated: Febru	ary 25, 2013	Respectfully submitted,
21			/s/ Brian E. Mitchell
22			Brian E. Mitchell MITCHELL + COMPANY
23			4 Embarcadero Center, Suite 1400 San Francisco, CA 94111
24			Telephone: (415) 766-3515 Facsimile: (415) 402-0058
25			brian.mitchell@mcolawoffices.com
26			Attorney for Plaintiff
27			INCASE DESIGNS, INC.
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JURY DEMAND Plaintiff demands a jury trial on all claims as to which it has a right to a jury. Dated: February 25, 2013 Respectfully submitted, /s/ Brian E. Mitchell Brian E. Mitchell MITCHELL + COMPANY 4 Embarcadero Center, Suite 1400 San Francisco, CA 94111 Telephone: (415) 766-3515 (415) 402-0058 Facsimile: brian.mitchell@mcolawoffices.com Attorney for Plaintiff INCASE DESIGNS, INC.