Case 2:20-cv-07872-GW-PVC Document 302-8 Filed 03/12/24 Page 1 of 79 Page ID #:13586

EXHIBIT F

Case	2:20-cv-07872-GW-PVC Document 302-8 #:13587	Filed 03/12/24 Page 2 of 79 Page ID
	HIGHLY CONFIDENTIAL	– ATTORNEYS EYES ONLY
1 2 3 4 5 6 7 8 9 10	QUINN EMANUEL URQUHART & SULLIVAN, LLP Kevin P.B. Johnson (Bar No. 177129) kevinjohnson@quinnemanuel.com Todd M. Briggs (Bar No. 209282) toddbriggs@quinnemanuel.com 555 Twin Dolphin Drive, 5th Floor Redwood Shores, California 94065 Telephone: (650) 801-5000 Facsimile: (650) 801-5100 QUINN EMANUEL URQUHART & SULLIVAN, LLP Eric Huang (<i>pro hac vice</i>) erichuang@quinnemanuel.com 51 Madison Avenue, 22nd Floor New York, New York 10010 Telephone: (212) 849-7000 Facsimile: (212) 849-7100	QUINN EMANUEL URQUHART & SULLIVAN, LLP James R. Asperger (Bar No. 83188) jimasperger@quinnemanuel.com 865 South Figueroa Street, 10th Floor Los Angeles, CA 90017-2543 Telephone: (213) 4433000 Facsimile: (213) 4433100
11 12	Attorneys for Plaintiffs NANTWORKS, LLC and NANT HOLDINGS IP, LLC	
13	IN THE UNITED STATES DISTRICT COURT	
14	FOR THE CENTRAL DISTRICT OF CALIFORNIA	
15 16 17 18 19 20 21 20 21 22 23 24 25 26 27 28	NANTWORKS, LLC, a Delaware limited liability company, and NANT HOLDINGS IP, LLC, a Delaware limited liability company, Plaintiffs, v. BANK OF AMERICA CORPORATION, a Delaware corporation, and BANK OF AMERICA, N.A., a national banking association, Defendants.) CASE NO. 2:20-cv-7872-GW-PVC) PLAINTIFFS' SECOND) SUPPLEMENTAL) OBJECTIONS AND) RESPONSES TO DEFENDANTS) BANK OF AMERICA) CORPORATION AND BANK () OF AMERICA, N.A.'S THIRD) SET OF INTERROGATORIES) (NOS. 10–25)
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Case 2:20-cv-07872-GW-PVC Document 302-8 Filed 03/12/24 Page 3 of 79 Page ID HIGHLY CONFIDENTIAL – ATTORNEYS EYES ONLY

- Deposition testimony of Dora Gruner and all exhibits marked and used therein;
- Deposition testimony of Patrick Soon-Shiong and all exhibits marked and used therein.

NantWorks' investigation of this matter is ongoing, and its response to this Interrogatory will be supplemented as additional information becomes known to it, including through Defendants' supplementation of its responses to NantWorks' outstanding discovery requests and through depositions that have not yet occurred.

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INTERROGATORY NO. 18:

10 Identify all factual and legal bases for NantWorks's contention that the Asserted Claims are not anticipated or rendered obvious by the prior art.

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RESPONSE TO INTERROGATORY NO. 18 (Sep. 13, 2021):

14 NantWorks incorporates each of its General Objections by reference. 15 NantWorks further objects to this Interrogatory to the extent that: (i) it is vague and 16 ambiguous; (ii) it is overbroad and unduly burdensome and duplicative of other 17 discovery including other Interrogatories; (iii) it seeks information that is not relevant; 18 (iv) it is compound and consists of multiple interrogatories; (v) it seeks information 19 in a format or at a level of detail other than that which is ordinarily kept and 20 maintained by NantWorks in its regular course of business; (vi) it is premature 21 because it seeks information and contentions that will be the subject of expert 22 discovery, which has not occurred yet; (vii) it seeks information subject to attorney-23 client privilege, attorney work product immunity, or other privilege or immunity 24 against disclosure.

25 Based on its investigation to date and subject to and without waiving its 26 objections, NantWorks responds as follows:

This Interrogatory is both overbroad and premature. According to the schedule NontWorles will still

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Case 2:20-cv-07872-GW-PVC Document 302-8 Filed 03/12/24 Page 4 of 79 Page ID #:13589 HIGHLY CONFIDENTIAL – ATTORNEYS EYES ONLY

Asserted Claims and Defendants will still need to further reduce their asserted prior 1 2 art. This Interrogatory is overbroad and premature at least until after said reductions 3 take place. Furthermore, this Interrogatory is premature in that it requests information that will be provided in expert discovery. NantWorks will provide expert report(s) 4 5 containing information responsive or relevant to this Interrogatory and its position on the lack of anticipation or obviousness as relevant to the Asserted Claims at the 6 appropriate time and in accordance with applicable rules and the Case Schedule set in 7 8 this case.

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10 SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 18 (Dec. 20, 11) 2023):

Subject to and without waiving any Objections to Definitions and Instructions,
General Objections, or specific objections in its prior responses, NantWorks
supplements its response to this Interrogatory as follows based on its investigation to
date:

16 NantWorks also objects to Bank of America's attempt to use this interrogatory to shift its burden regarding proof of invalidity. Bank of America has the burden of 17 proving that the patents-in-suit are invalid. This never shifts. See SFA Systems, LLC 18 v. Amazon.com, Inc. et al, LLC, No. 6:11-cv-052-LED (E.D. Tex. April 11, 2013) ("It 19 is premature to compel NantWorks to provide a substantive response to Interrogatory 2021 No. 6. Defendant bears the burden of proving that the patents-in-suit are invalid for 22 failure to meet the written description requirement. Therefore, after Bank of America 23 has met its initial burden through its expert report, NantWorks may rebut Bank of 24 America's position, but not vice versa.") (cleaned up); Tech Licensing Corp. v. 25 Videotek Inc., 545 F.3d 1316, 1327 (Fed. Cir. 2008); Microsoft Corp. v. i4i Ltd. Partnership, 131 S. Ct. 2238, 2243 (2011) ("[T]he burden of proving invalidity [is] 26 27 on the attacker. That burden is constant and never changes.").

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Case 2:20-cv-07872-GW-PVC Document 302-8 Filed 03/12/24 Page 5 of 79 Page ID #:13590 HIGHLY CONFIDENTIAL – ATTORNEYS EYES ONLY

Subject to, and without waiving, the foregoing Specific and General 1 Objections, NantWorks states that under 35 U.S.C. § 282, all the claims of the 2 3 Asserted Patents are presumed to be valid, including with respect to the requirements of 35 U.S.C. § 101, 102, 103, and 112. See 35 U.S.C. § 282(a) and (b)(3)(A). This 4 5 presumption of validity is also fully supported by the presumption of administrative correctness, as the Asserted Patents were all duly issued by the United States Patent 6 & Trademark Office ("USPTO"), and the USPTO would not have issued the Asserted 7 8 Patents if they failed to comply with the requirements of any of 35 U.S.C. §§ 101, 9 102, 103, and 112. Moreover, under 35 U.S.C. § 282, Defendants bear the burden of 10 establishing (by clear and convincing evidence) any invalidity, including invalidity for failure to satisfy the requirements of 35 U.S.C. §§ 101, 102, 103, and 112. See 35 11 U.S.C. § 282(a) and (b)(3)(A). As the Supreme Court recently noted: Under the Patent 12 13 Act, and the case law before its passage, a patent is presumed valid. That presumption takes away any need for a plaintiff to prove his patent is valid to bring a claim. Commil 14 USA, LLC v. Cisco Sys., Inc., 135 S. Ct. 1920, 1929 (2015) (internal citations and 15 quotation marks omitted). Thus, NantWorks is not required to prove validity, which 16 17 this Interrogatory appears to seek.

Further, NantWorks's position is that all issued claims of the Asserted Patents
are valid and are in full compliance with the requirements of 35 U.S.C. § 101, 102,
103, and 112. To the extent that Bank of America asserts a specific invalidity
challenge in its final invalidity contentions, NantWorks will provide a rebuttal to such
a challenge during the expert phase of this litigation.

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I.

PRIOR ART REFERENCES

NantWorks objects to the identification of the IBM QBIC and HP Cooltown
related prior art in Bank of America's Final Election of Prior Art and in Bank of
America's final invalidity contentions of September 8, 2023.

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A. IBM QBIC Related Prior Art

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