

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION

CROSSROADS SYSTEMS, INC.,	§	
	§	
Plaintiff,	§	
	§	CIVIL ACTION NO. 1:13-CV-1025
v.	§	
	§	JURY DEMANDED
HUAWEI TECHNOLOGIES CO. LTD.,	§	
HUAWEI ENTERPRISE USA INC.	§	
HUAWEI TECHNOLOGIES USA INC.	§	
	§	
Defendants.	§	

**PLAINTIFF CROSSROADS SYSTEMS, INC.'S
COMPLAINT FOR PATENT INFRINGEMENT**

THE PARTIES

1. Plaintiff Crossroads Systems, Inc. (“Crossroads”) is a corporation incorporated under the laws of the State of Delaware and has its principal place of business at 11000 North MoPac Expressway, Austin, Texas 78759.

2. Upon information and belief, Defendant Huawei Technologies Co. Ltd. (“Huawei China”) is a corporation organized and existing under the laws of the People’s Republic of China with its principal place of business in Huawei Industrial Base, Bantian, Longgang, Shenzhen, Guangdong, P.R. China, 518129.

3. Upon information and belief, Defendant Huawei Enterprise USA Inc. (“Huawei Enterprise”) is a California Corporation with its principal office at 3965 Freedom Circle, 11th Floor, Santa Clara, CA 95054.

4. Upon information and belief, Defendant Huawei Technologies USA Inc. is a Texas corporation with its principal office at 5700 Tennyson Parkway, Suite 500, Plano, TX 75024.

JURISDICTION AND VENUE

5. This action arises under the laws of the United States, more specifically under 35 U.S.C. § 100, *et seq.* Subject matter jurisdiction is proper in this Court pursuant to 28 U.S.C. §§ 1331 and 1338.

6. Personal jurisdiction and venue are proper in this district under 28 U.S.C. §§ 1391 and 1400(b). Upon information and belief, Defendants Huawei China, Huawei Enterprise and Huawei Technologies USA Inc. established minimum contacts with this forum such that the exercise of jurisdiction over Defendants would not offend traditional notions of fair play and substantial justice. Upon information and belief, Defendants regularly conduct business in the State of Texas and in this judicial district and are subject to the jurisdiction of this Court. Upon information and belief, Defendants have been doing business in Texas and this judicial district by distributing, marketing, selling and/or offering for sale its products, including, but not limited to, products that practice the subject matter claimed in the Patents-In-Suit, and/or regularly doing or soliciting business and/or engaging in other persistent courses of conduct in and/or directed to Texas and this judicial district.

COUNT 1: INFRINGEMENT OF U.S. PATENT NO. 6,425,035

7. Crossroads incorporates by reference the allegations set forth in the preceding paragraphs.

8. On July 23, 2002, United States Patent No. 6,425,035 (the “’035 Patent”) was duly and legally issued. A true and correct copy of the ’035 Patent is attached hereto as Exhibit A. Crossroads is the assignee and the owner of all right, title, and interest in and to the ’035 Patent. The ’035 Patent is entitled to a presumption of validity.

9. On information and belief, Defendants have directly infringed the '035 Patent. On information and belief, Defendant continues to directly infringe the '035 Patent.

10. Specifically, on information and belief, Defendants have directly infringed the '035 Patent by making, using, offering for sale, selling and/or importing into the United States certain of products including at least the following: OceanStor S2200T Storage System, OceanStor S6800T Storage System, OceanStor T Series Unified Storage Systems (including the OceanStor S2600T, OceanStor S5500T, OceanStor S5600T, OceanStor S5800T), OceanStor HVS85T Storage Systems, OceanStor HVS88T Storage Systems, OceanStor VIS6600T Storage Systems, OceanStor Dorado 2100 G2 Storage Systems, and OceanStor Dorado 5100 Storage Systems.

11. Further, on information and belief, Defendants have been and now are indirectly infringing by way of inducing infringement of the '035 Patent with knowledge of the '035 Patent by making, offering for sale, selling, importing into the United States, marketing, supporting, providing product instruction and/or advertising certain products, including the OceanStor S2200T Storage System, OceanStor S6800T Storage System, OceanStor T Series Unified Storage Systems (including the OceanStor S2600T, OceanStor S5500T, OceanStor S5600T, OceanStor S5800T), OceanStor HVS85T Storage Systems, OceanStor HVS88T Storage Systems, OceanStor VIS6600T Storage Systems, OceanStor Dorado 2100 G2 Storage Systems, and OceanStor Dorado 5100 Storage Systems, and Defendants knew that these actions were inducing end users to infringe the '035 Patent.

12. Further, on information and belief, Defendants have been and now are indirectly infringing by way of contributing to the infringement by end users of the '035 Patent by selling, offering to sell and/or importing into the United States components, including the OceanStor

S2200T Storage System, OceanStor S6800T Storage System, OceanStor T Series Unified Storage Systems (including the OceanStor S2600T, OceanStor S5500T, OceanStor S5600T, OceanStor S5800T) OceanStor HVS85T Storage Systems, OceanStor HVS88T Storage Systems, OceanStor VIS6600T Storage Systems, OceanStor Dorado 2100 G2 Storage Systems, and OceanStor Dorado 5100 Storage Systems, knowing the components to be especially made or especially adapted for use in the infringement of the '035 Patent. Such components are not a staple article or commodity of commerce suitable for substantial non-infringing uses.

13. Defendants have been on constructive and/or actual notice of the '035 Patent since at least as early as February 2012, and Defendants have not ceased their infringing activities. The infringement of the '035 Patent by Defendants has been and continues to be willful and deliberate.

14. Crossroads has been irreparably harmed by Defendants' acts of infringement of the '035 Patent, and will continue to be harmed unless and until Defendants' acts of infringement are enjoined and restrained by order of this Court.

15. As a result of the acts of infringement of the '035 Patent by Defendants, Crossroads has suffered and will continue to suffer damages in an amount to be proven at trial.

COUNT 2: INFRINGEMENT OF U.S. PATENT NO. 7,934,041

16. Crossroads incorporates by reference the allegations set forth in the preceding paragraphs.

17. On April 26, 2011, United States Patent No. 7,934,041 (the "'041 Patent") was duly and legally issued. A true and correct copy of the '041 Patent is attached hereto as Exhibit B. Crossroads is the assignee and the owner of all right, title, and interest in and to the '041 Patent. The '041 Patent is entitled to a presumption of validity.

18. On information and belief, Defendants have directly infringed the '041 Patent. On information and belief, Defendants continue to directly infringe the '041 Patent.

19. Specifically, on information and belief, Defendants have directly infringed the '041 Patent by making, using, offering for sale, selling and/or importing into the United States certain products including at least the following: OceanStor S2200T Storage System, OceanStor S6800T Storage System, OceanStor T Series Unified Storage Systems (including the OceanStor S2600T, OceanStor S5500T, OceanStor S5600T, OceanStor S5800T) OceanStor HVS85T Storage Systems, OceanStor HVS88T Storage Systems, OceanStor VIS6600T Storage Systems, OceanStor Dorado 2100 G2 Storage Systems, and OceanStor Dorado 5100 Storage Systems.

20. Further, upon information and belief, Defendants have been and now are indirectly infringing by way of inducing infringement of the '041 Patent with knowledge of the '041 Patent by making, offering for sale, selling, importing into the United States, marketing, supporting, providing product instruction and/or advertising certain products, including the OceanStor S2200T Storage System, OceanStor S6800T Storage System, OceanStor T Series Unified Storage Systems (including the OceanStor S2600T, OceanStor S5500T, OceanStor S5600T, OceanStor S5800T), OceanStor HVS85T Storage Systems, OceanStor HVS88T Storage Systems, OceanStor VIS6600T Storage Systems, OceanStor Dorado 2100 G2 Storage Systems, and OceanStor Dorado 5100 Storage Systems, and Defendant knew that these actions were inducing end users to infringe the '041 Patent.

21. Further, upon information and belief, Defendants have been and now are indirectly infringing by way of contributing to the infringement by end users of the '041 Patent by selling, offering to sell and/or importing into the United States components, OceanStor S2200T Storage System, OceanStor S6800T Storage System, OceanStor T Series Unified

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