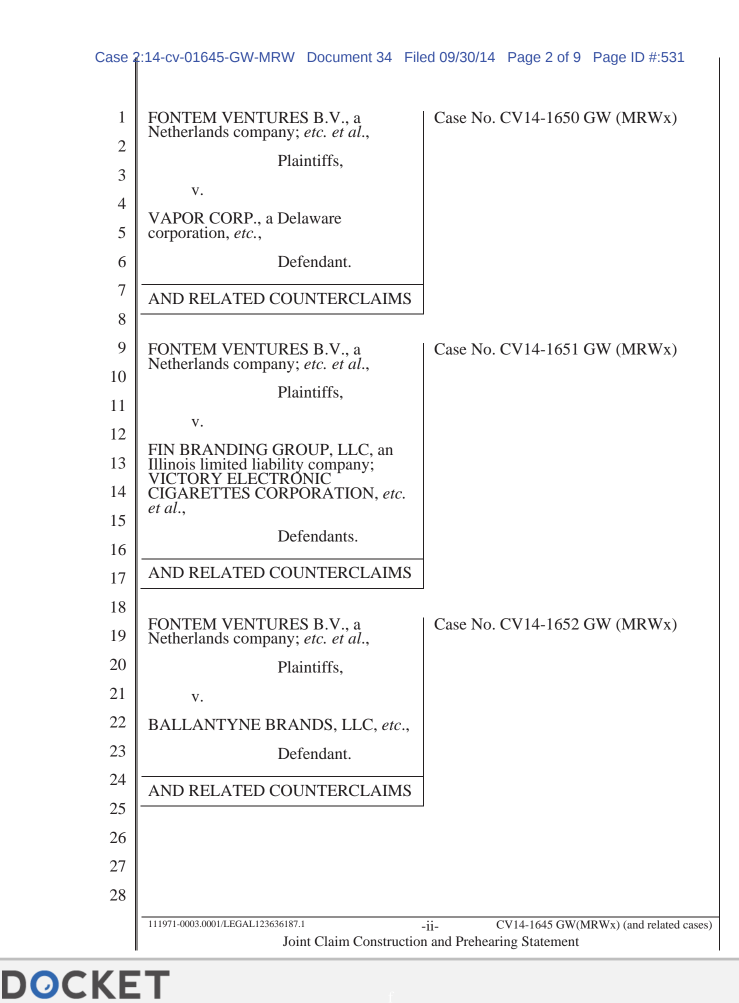
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10	[Defendants' Counsel listed on signature page]		
11	UNITED STATES DISTRICT COURT		
12	CENTRAL DISTRICT OF CALIFORNIA		
13	EONTEM VENTURES D.V.	$C_{000}$ No. $CV14$ 1645 $CW(MDW_{T})$	
14	FONTEM VENTURES B.V., a Netherlands company; and FONTEM	Case No. CV14-1645 GW (MRWx) and related cases	
15	HOLDINGS 1 B.V., a Netherlands company,	Case No. CV14-1649 GW (MRWx) Case No. CV14-1650 GW (MRWx)	
16	Plaintiffs,	Case No. CV14-1651 GW (MRWx) Case No. CV14-1652 GW (MRWx)	
17	v.	Case No. CV14-1653 GW (MRWx) Case No. CV14-1654 GW (MRWx) Case No. CV14-1655 GW (MRWx)	
18	NJOY, INC., a Delaware corporation, and DOES 1-5, Inclusive,	REVISED JOINT CLAIM	
19	Defendant.	CONSTRUCTION AND PREHEARING STATEMENT	
20			
21	AND RELATED COUNTERCLAIMS		
22			
23	FONTEM VENTURES B.V., a Netherlands company; <i>etc. et al.</i> ,	Case No. CV14-1649 GW (MRWx)	
24	Plaintiffs,		
25	V.		
26	CB DISTRIBUTORS, INC., an Illinois		
27	corporation; DR DISTRIBUTORS, LLC, <i>etc. et al.</i> ,		
28	Defendants.		
	111971-0003.0001/LEGAL123636187.1	CV14-1645 GW(MRWx) (and related cases)	
	Revised Joint Claim Construction and Prehearing Statement		

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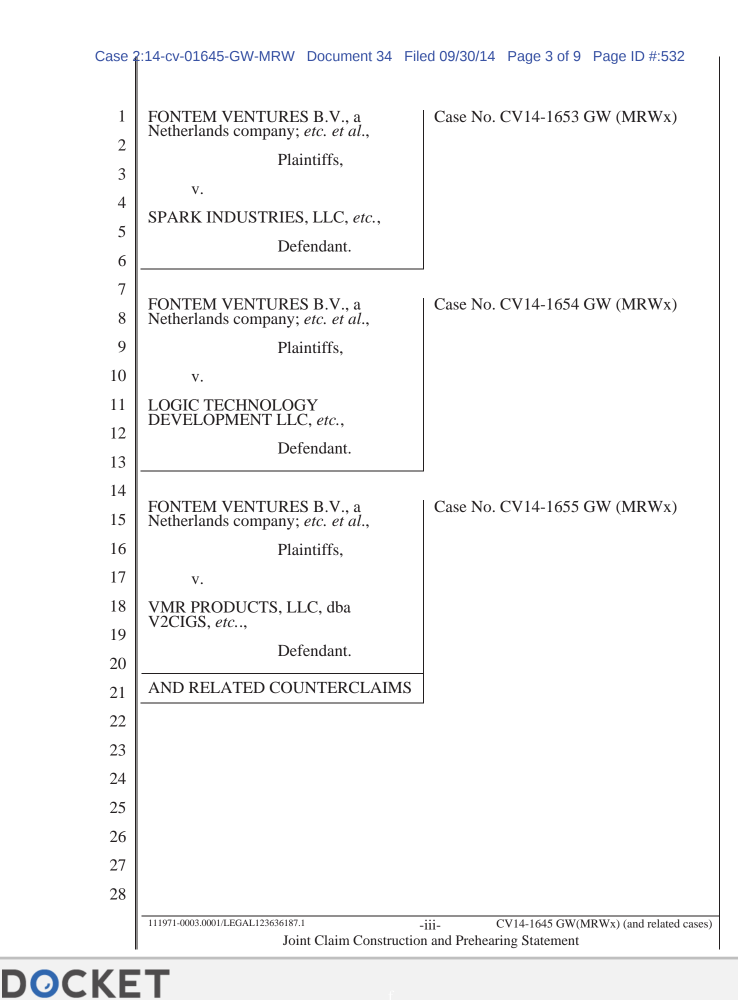


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1	Pursuant to the Court's Scheduling and Case Management Order and Order		
2	to limit the claims terms for construction to fifteen terms (Dkt. # 29) in each of the		
3	cases in the captions above ("the Related Cases"), <sup>1</sup> Plaintiffs Fontem Ventures B.V.		
4	and Fontem Holdings 1 B.V. (together, "Fontem"), along with Defendants NJOY,		
5	Inc. ("NJOY"), CB Distributors, Inc. and DR Distributors, LLC ("CB/DR"), Vapor		
6	Corp. ("Vapor"), FIN Branding Group, LLC and Victory Electronic Cigarettes		
7	Corporation ("FIN/Victory"), Ballantyne Brands, LLC ("Ballantyne"), Spark		
8	Industries, LLC ("Spark"), Logic Technology Development LLC ("Logic"), and		
9	VMR Products, LLC ("VMR") (together, "the Defendants") hereby submit this		
10	Revised Joint Claim Construction and Prehearing Statement for U.S. Patent Nos.		
11	8,365,742 (the '742 patent); 8,375,957 (the '957 patent); 8,393,331 (the '331		
12	patent); 8,490,628 (the '628 patent); and 8,689,805 (the '805 patent). The parties		
13	have met and conferred in an attempt to narrow the disputes and terms requiring the		
14	Court's construction.		
15	DISPUTED CLAIM CONSTRUCTIONS		
16	The Parties reached agreement on the construction that the Court should		
17	adopt for two claim terms. The agreed-to constructions are set forth in Exhibit A,		
18	attached.		
19	For each disputed claim term or phrase, Exhibit B, attached, presents each		
20	party's proposed construction and identifies preliminary supporting intrinsic and		
21	extrinsic evidence.		
22	The Parties may continue to meet and confer regarding the parties claim		
23	constructions. The Parties also expressly reserve the right to rely on any evidence		
24	identified by the other party, and any evidence obtained, or that may be obtained,		
25			
26	<sup>1</sup> CV14-1645 GW (MRWx) [Dkt. 22], Case No. CV14-1649 GW (MRWx)		
27	[Dkt. 22], CV14-1650 GW (MRWx) [Dkt. 34], CV14-1651 GW (MRWx) [Dkt. 34], CV14-1652 GW (MRWx) [Dkt. 29], CV14-1653 GW (MRWx) [Dkt. 21], CV14-1654 GW (MRWx) [Dkt. 21], CV14-1655 GW (MRWx)]		
28	CV14-1654 GW (MRWx) [Dkt. 29], Case No. CV14-1655 GW (MRWx) [Dkt. 31].		
	111971-0003.0001/LEGAL123636187.1     -1-     CV14-1645 GW(MRWx) (and related cases)		

Revised Joint Claim Construction and Prehearing Statement

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through claim construction discovery. The Parties expressly reserve the right to
amend, correct, or supplement its claim construction positions and supporting or
rebuttal evidence in response to any change of position by the other party, in
response to information received during claim construction discovery, or for other
good cause.

6

#### **CLAIM CONSTRUCTION HEARING**

7 The parties believe that three hours will be sufficient for the claim 8 construction hearing with Fontem being allocated half of the time and Defendants 9 being allocated half of the time. Subject to the Court's preference, the Parties have 10 agreed to present the disputed claim terms term-by-term, with Fontem presenting first for the first term, and Defendants first for the second term, and so forth. 11 12 Neither side currently plans to call any witness at the claim construction hearing, 13 but reserve the right to do so in the future. DATED: Soptember 30, 2014 1 / DEDUNG COLE

14	DATED. September 30, 2014	PERKINS COIE LLP
15		
16		By: <u>/s/Joseph P. Hamilton</u> Joseph P. Hamilton
17		Attorneys for Plaintiffs and Counter-
18		Defendants FONTEM VENTURES B.V. and
19		FONTEM HOLDINGS 1 B.V.
20	DATED: September 30, 2014	LATHAM & WATKINS
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