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# UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS Eastern Division

QURIO HOLDINGS, INC.,

Plaintiff,

v.

DISH NETWORK CORPORATION, and DISH NETWORK, LLC,

Defendants.

Civil Action No. 14-cv-07504

Hon. Matthew F. Kennelly

Hon. Mag. J. Jeffrey Cole

JURY TRIAL DEMANDED

### FIRST AMENDED COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff, Qurio Holdings, Inc. ("Qurio"), alleges the following for its complaint of patent infringement against Dish Network Corporation and Dish Network, LLC (collectively hereinafter "Dish" or "Defendants").

### NATURE OF THE ACTION

This is an action for patent infringement of (1) United States Patent No. 8,102,863 entitled "High-Speed WAN To Wireless LAN Gateway" ("the 863 Patent"), (2) United States Patent No. 7,787,904 entitled "Personal Area Network Having Media Player And Mobile Device Controlling The Same" ("the 904 Patent"), and (3) United States Patent No. 8,879,567 entitled "High-Speed WAN To Wireless LAN Gateway" ("the 567 Patent"), under the Patent Laws of the United States, 35 U.S.C. § 1, et seq., and seeking damages and injunctive and other relief under 35 U.S.C. § 281, et seq.



### THE PARTIES

- 1. Plaintiff Qurio is a Delaware corporation with a principal place of business at 20 Depot Street, Suite 2A, Peterborough, New Hampshire 03458-1453. Qurio is a technology company that develops technological solutions for network communications, telephony, and media delivery and distribution, including images, video and music.
- 2. On information and belief, Defendant Dish Network Corporation is a Colorado-based corporation organized and existing under the laws of the State of Nevada, with its principal place of business at 9601 South Meridian Boulevard, Englewood, Colorado 80112.
- 3. On information and belief, Defendant Dish Network LLC is a Colorado-based corporation, with its principal place of business at 9601 S. Meridian Blvd., Englewood, CO 80112, and is a wholly-owned subsidiary of Defendant Dish Network Corporation.

### **JURISDICTION AND VENUE**

- 4. This is an action for patent infringement arising under the Patent Laws of the United States, Title 35 of the United States Code.
- 5. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a) because the action concerns the infringement of United States patents.
- 6. Venue is proper in this Judicial District pursuant to 28 U.S.C. §§ 1391 and 1400(b) because, among other reasons, Defendants have transacted business in this District, Defendants have committed and continue to commit acts of patent infringement in this District, and Defendants have regular and established places of business in this District.
- 7. Upon information and belief, this Court has personal jurisdiction over Defendants because Defendants have done and are doing substantial business in this Judicial District, both generally and with respect to the allegations in this Complaint, and Defendants have committed



one or more acts of infringement in this District. Defendants maintain continuous and systematic contacts in this District, purposefully availing themselves of the privileges of doing business in this District, and/or deriving substantial revenue from goods and services provided to individuals in this District.

### THE PATENTS-IN-SUIT

- 8. Plaintiff Qurio is the original owner and has been at all relevant times the owner by assignment of the 863 Patent, entitled "High-Speed WAN To Wireless WLAN Gateway," which the United States Patent and Trademark Office duly and legally issued on January 24, 2012. A true and correct copy of the 863 Patent is attached hereto as Exhibit A.
- 9. The 863 Patent is generally directed to providing communication between a high-speed wide-area network ("WAN") network and a lower speed Wireless Local Area Network ("WLAN").
- 10. Plaintiff Qurio is the original owner and has been at all relevant times the owner by assignment of the 904 Patent, entitled "Personal Area Network Having Media Player And Mobile Device Controlling The Same," which the United States Patent and Trademark Office duly and legally issued on August 31, 2010. A true and correct copy of the 904 Patent is attached hereto as Exhibit B.
- 11. The 904 Patent is generally directed to utilizing mobile devices to control content played by a plurality of media devices.
- 12. Qurio is the original owner and has been at all relevant times the owner by assignment of the 567 Patent, entitled "High-Speed WAN To Wireless WLAN Gateway," which the United States Patent and Trademark Office duly and legally issued on November 4, 2014.



The 567 Patent is a Continuation of the 863 Patent. A true and correct copy of the 567 Patent is attached hereto as Exhibit H.

13. Like the '863 patent, the 567 Patent is generally directed to providing communication and interconnection between a first network and a second network.

### **DEFENDANTS' INFRINGING ACTIVITIES**

- 14. Defendants distribute media content and provide video-on-demand and related services to their customers across the United States, by, among other things, transmitting content to their customers' televisions, digital video recorders ("DVRs"), set-top boxes ("STBs"), and wireless and other devices. Defendants purport to be the third largest provider of pay-TV television services in the United States. *See* Exhibit C (select portion of Dish Form 10-K/A (2013 Amended Annual Report), at p. 1. Defendants purport to have over 14 million subscribers for their services in the United States. *See* Exhibit C (select portion of Dish Form 10-K (2013 Amended Annual Report), at p. 1.
- 15. In filings with the United States Securities and Exchange Commission, Defendant Dish Network Corporation describe its business activities as follows:

### **OVERVIEW**

DISH Network Corporation was organized in 1995 as a corporation under the laws of the State of Nevada. We started offering the DISH branded pay-TV service in March 1996 and are the nation's third largest pay-TV provider. . . .

• *DISH*. The DISH branded pay-TV service ("DISH") had 14.057 million subscribers in the United States as of December 31, 2013. The DISH branded pay-TV service consists of Federal Communications Commission ("FCC") licenses authorizing us to use direct broadcast satellite ("DBS") and Fixed Satellite Service ("FSS") spectrum, our satellites, receiver systems, third-party broadcast operations, customer service facilities, a leased fiber network, in-home service and call center operations, and certain other assets utilized in our operations. In addition, we market broadband services under the dishNET<sup>TM</sup> brand.



\* \* \*

High-Quality Products. We offer a wide selection of local and national programming, featuring more national and local high definition ("HD") channels than most pay-TV providers. We have been a technology leader in our industry, introducing award-winning DVRs, dual tuner receivers, 1080p video on demand, and external hard drives. To maintain and enhance our competitiveness over the long term, we introduced the Hopper® set-top box during the first quarter 2012, which a consumer can use, at his or her option, to view recorded programming in HD in multiple rooms. During the first quarter 2013, we introduced the Hopper set-top box with Sling, which promotes a suite of integrated features and functionality designed to maximize the convenience and ease of watching TV anytime and anywhere, which we refer to as DISH Anywhere, TM that includes, among other things, online access and Slingbox "placeshifting" technology. In addition, the Hopper with Sling has several innovative features that a consumer can use, at his or her option, to watch and record television programming through certain tablet computers and combines program-discovery tools, social media engagement and remote-control capabilities through the use of certain tablet computers and smart phones. We recently introduced the Super Joey receiver. A consumer can use, at his or her option, the Super Joey combined with the Hopper to record up to eight shows at the same time.

\* \* \*

**Programming.** We provide programming that includes more than: (i) 280 basic video channels, including, but not limited to, 25 regional sports channels and 70 channels of pay-per-view content, (ii) 70 Sirius Satellite Radio music channels, (iii) 30 premium movie channels, (iv) 10 specialty sports channels, (v) 3,100 standard definition and HD local channels, and (vi) 300 Latino and international channels. . . . As of December 31, 2013, we provided local channels in standard definition in all 210 TV markets in the U.S. and local channels in HD in more than 190 markets in the U.S.

\* \* \*

**DISH Anywhere.** A consumer can use DISH Anywhere, at his or her option, to remotely control certain features of their DVRs as well as view live TV and DVR recordings (with required compatible hardware) using the DISH Anywhere application on compatible devices such as smartphones and tablets, or on laptops and home computers by accessing dishanywhere.com. Dishanywhere.com offers more than 85,000 movies, television shows, clips and trailers.

### **Content Delivery**

Satellites. Our DISH branded programming is primarily delivered to customers using satellites that operate in the "Ku" band portion of the microwave radio



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