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| 15 | 1285 Avenue of the Americas New York, NY 10019-6064 Telephone: 212-373-3000 | |
| 16 17 18 19 20 | Facsimile: 212-757-3990 Attorneys for Plaintiff Nichia Corporation UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA | |
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| 22 | Nichia Corporation, | Case No. 8:16-CV-00545 |
| 23 | Plaintiff, | |
| 24 | v. | COMPLAINT FOR PATENT INFRINGEMENT |
| 25 26 27 | VIZIO, Inc., Defendant. | DEMAND FOR JURY TRIAL |
| 28 | | |



Plaintiff Nichia Corporation ("Nichia") brings this action for patent infringement against Defendant VIZIO, Inc. ("VIZIO"), and alleges as follows:

Jurisdiction

1. This action arises under the patent laws of the United States, 35 U.S.C. § 1 et seq. This Court has subject matter jurisdiction over this action for patent infringement under 28 U.S.C. §§ 1331 and 1338(a).

The Parties

- 2. Nichia is a corporation organized and existing under the laws of Japan, and has a principal place of business at 491 Oka, Kaminaka-Cho, Anan-Shi, Tokushima, Japan 774-8601.
- 3. Upon information and belief, VIZIO is a corporation organized and existing under the laws of the State of California, and has an office at 39 Tesla, Irvine, California 92618. Upon information and belief, VIZIO may be served with process by serving its registered agent, Registered Agent Solutions, Inc., 1220 S Street, Suite 50, Sacramento, California 95811.

Venue

- 4. This Court has personal jurisdiction over VIZIO because, on information and belief, VIZIO's principal place of business is located in this judicial district and VIZIO has committed acts within this judicial district giving rise to this action.
- 5. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1391 and 1400(b).

Count I — Infringement of U.S. Patent No. 7,901,959

- 6. Nichia re-alleges and incorporates the allegations of all prior paragraphs of this Complaint as if set forth in their entirety herein.
- 7. Nichia is the assignee and owner of all rights, title, and interest in and to U.S. Patent No. 7,901,959 ("the '959 patent"), entitled "Liquid Crystal Display and Back Light Having a Light Emitting Diode," which was duly and legally issued



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by the United States Patent and Trademark Office on March 8, 2011. A true and correct copy of the '959 patent is attached hereto as Exhibit A and is incorporated herein by reference.

- 8. Upon information and belief, VIZIO has infringed and has continued to infringe at least claims 1 and 9 of the '959 patent under 35 U.S.C. § 271(a), (b), and/or (c). The infringing activities include, but are not limited to, the manufacture, use, sale, importation, and/or offer for sale, without authority, of televisions that fall within the scope of the claims of the '959 patent, including, but not limited to, VIZIO's D-Series 28" Class Full-Array LED Television (D28hn-D1) and VIZIO's E-Series 60" Class Full Array LED Smart Television (E60-C3).
- Upon information and belief, VIZIO's D-Series 28" Class Full-Array LED Television (D28hn-D1) and VIZIO's E-Series 60" Class Full Array LED Smart Television (E60-C3) incorporate light emitting diodes ("LEDs") in a liquid crystal display in a manner that satisfies the limitations of at least claims 1 and 9 of the '959 patent.
- 10. Nichia has no adequate remedy at law for VIZIO's acts of infringement.
- As a direct and proximate result of VIZIO's acts of infringement, 11. Nichia has suffered and continues to suffer damages and irreparable harm. Unless VIZIO's acts of infringement are enjoined by this Court, Nichia will continue to be damaged and irreparably harmed.

Count II — Infringement of U.S. Patent No. 7,915,631

- Nichia re-alleges and incorporates the allegations of all prior 12. paragraphs of this Complaint as if set forth in their entirety herein.
- Nichia is the assignee and owner of all rights, title, and interest in and 13. to U.S. Patent No. 7,915,631 ("the '631 patent"), entitled "Light Emitting Device" and Display," which was duly and legally issued by the United States Patent and



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Trademark Office on March 29, 2011. A true and correct copy of the '631 patent is attached hereto as Exhibit B and is incorporated herein by reference.

- Upon information and belief, VIZIO has infringed and has continued to infringe at least claims 1 and 4 of the '631 patent under 35 U.S.C. § 271(a), (b), and/or (c). The infringing activities include, but are not limited to, the manufacture, use, sale, importation, and/or offer for sale, without authority, of televisions that fall within the scope of the claims of the '631 patent, including, but not limited to, VIZIO's D-Series 28" Class Full-Array LED Television (D28hn-D1) and VIZIO's E-Series 60" Class Full Array LED Smart Television (E60-C3).
- Upon information and belief, VIZIO's D-Series 28" Class Full-Array 15. LED Television (D28hn-D1) and VIZIO's E-Series 60" Class Full Array LED Smart Television (E60-C3) incorporate LEDs that satisfy limitations of at least claims 1 and 4 of the '631 patent.
- 16. Nichia has no adequate remedy at law for VIZIO's acts of infringement.
- 17. As a direct and proximate result of VIZIO's acts of infringement, Nichia has suffered and continues to suffer damages and irreparable harm. Unless VIZIO's acts of infringement are enjoined by this Court, Nichia will continue to be damaged and irreparably harmed.

Count III — Infringement of U.S. Patent No. 8,309,375

- 18. Nichia re-alleges and incorporates the allegations of all prior paragraphs of this Complaint as if set forth in their entirety herein.
- Nichia is the assignee and owner of all rights, title, and interest in and 19. to U.S. Patent No. 8,309,375 ("the '375 patent"), entitled "Light Emitting Device" and Display," which was duly and legally issued by the United States Patent and Trademark Office on November 13, 2012. A true and correct copy of the '375 patent is attached hereto as Exhibit C and is incorporated herein by reference.



- 20. Upon information and belief, VIZIO has infringed and has continued to infringe at least claim 4 of the '375 patent under 35 U.S.C. § 271(g). The infringing activities include, but are not limited to, the use, sale, importation, and/or offer for sale, without authority, of televisions, which include products made by a process that falls within the scope of the claims of the '375 patent, including, but not limited to, VIZIO's D-Series 28" Class Full-Array LED Television (D28hn-D1) and VIZIO's E-Series 60" Class Full Array LED Smart Television (E60-C3).
- 21. Upon information and belief, VIZIO's D-Series 28" Class Full-Array LED Television (D28hn-D1) and VIZIO's E-Series 60" Class Full Array LED Smart Television (E60-C3) incorporate LEDs that are manufactured according to the method recited in at least claim 4 of the '375 patent.
- 22. Nichia has no adequate remedy at law for VIZIO's acts of infringement on account of VIZIO's importation, use, sale, and/or offers to sell the above-referenced televisions.
- 23. As a direct and proximate result of VIZIO's acts of infringement, Nichia has suffered and continues to suffer damages and irreparable harm. Unless VIZIO's acts of infringement are enjoined by this Court, Nichia will continue to be damaged and irreparably harmed.

Count IV — Infringement of U.S. Patent No. 7,855,092

- 24. Nichia re-alleges and incorporates the allegations of all prior paragraphs of this Complaint as if set forth in their entirety herein.
- 25. Nichia is the assignee and owner of all rights, title, and interest in and to U.S. Patent No. 7,855,092 ("the '092 patent"), entitled "Device or Emitting White-Color Light," which was duly and legally issued by the United States Patent and Trademark Office on December 21, 2010. A true and correct copy of the '092 patent is attached hereto as Exhibit D and is incorporated herein by reference.
- 26. Upon information and belief, VIZIO has infringed and has continued to infringe at least claim 1 of the '092 patent under 35 U.S.C. § 271(a), (b), and/or



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