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SOFTVAULT SYSTEMS, INC.

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

SOFTVAULT SYSTEMS, INC.,

Plaintiff,

vs.

ITRON, INC.,

Defendant.

CASE NO.

**COMPLAINT FOR INFRINGEMENT
OF U.S. PATENT NOS. 6,249,868 AND
6,594,765**

JURY TRIAL DEMANDED

Plaintiff SOFTVAULT SYSTEMS, INC. files its Complaint against Defendant ITRON, INC., alleging as follows:

THE PARTIES

1. Plaintiff SOFTVAULT SYSTEMS, INC. ("SoftVault") is a corporation organized and existing under the laws of the State of Washington with its principle place of business in the State of Washington.

1 2. Upon information and belief ITRON, INC. (“iTron”) is a corporation organized
2 and existing under the laws of the State of Washington, with its principal place of business in
3 Liberty Lake, Washington. iTron may be served with process through its registered agent
4 National Registered Agents, Inc., 818 W. Seventh Street, Los Angeles, CA 90017.

5 **JURISDICTION AND VENUE**

6 3. This is an action for infringement of United States patents. This Court has
7 exclusive jurisdiction of such action under Title 28 U.S.C. § 1338(a).

8 4. Upon information and belief, ITRON is subject to personal jurisdiction by this
9 Court. iTron has committed such purposeful acts and/or transactions in the State of California
10 that it reasonably knew and/or expected that it could be hailed into a California court as a future
11 consequence of such activity. iTron makes, uses, and/or sells infringing products within the
12 Northern District of California and has a continuing presence and the requisite minimum
13 contacts with the Northern District of California, such that this venue is a fair and reasonable
14 one. Upon information and belief, iTron has transacted and, at the time of the filing of this
15 Complaint, is continuing to transact business within the Northern District of California. For all
16 of these reasons, personal jurisdiction exists and venue is proper in this Court under 28 U.S.C.
17 §§ 1391(b)(1), (2) and (c)(2) and 28 U.S.C. § 1400(b).

18 **PATENTS-IN-SUIT**

19 5. On June 19, 2001, United States Patent No. 6,249,868 BI (“the ‘868 Patent”) was
20 duly and legally issued for “METHOD AND SYSTEM FOR EMBEDDED, AUTOMATED,
21 COMPONENT-LEVEL CONTROL OF COMPUTER SYSTEMS AND OTHER COMPLEX
22 SYSTEMS.” A true and correct copy of the ‘868 Patent is attached hereto as Exhibit A and
23 made a part hereof.

24 6. On July 15, 2003, United States Patent No. 6,594,765 B2 (“the ‘765 Patent”) was
25 duly and legally issued for “METHOD AND SYSTEM FOR EMBEDDED, AUTOMATED,
26 COMPONENT-LEVEL CONTROL OF COMPUTER SYSTEMS AND OTHER COMPLEX
27 SYSTEMS.” A true and correct copy of the ‘765 Patent is attached hereto as Exhibit B and
28 made a part hereof.

1 7. The '868 Patent and the '765 Patent are sometimes referred to herein collectively
2 as "the Patents-in-Suit."

3 8. As it pertains to this lawsuit, the Patents-in-Suit, very generally speaking, relate to
4 a method and system of remotely enabling and disabling electronic, mechanical, and
5 electromechanical devices and systems, such as for example a computer system, an electricity
6 meter containing a computer system, or an energy system. Specifically, certain claims of the
7 '868 and '765 Patents disclose the utilization of embedded agents within system components to
8 allow for the enablement or disablement of the system component or device in which the agent is
9 embedded. The invention disclosed in the Patents-in-Suit discloses a server that communicates
10 with the embedded agent through the use of one or more handshake operations to authorize the
11 embedded agent. When the embedded agent is authorized by the server, it enables the device or
12 component, and when not authorized the embedded agent disables the device or component.

13 **FIRST CLAIM FOR RELIEF**

14 **(Patent Infringement)**

15 9. SoftVault repeats and realleges every allegation set forth above.

16 10. SoftVault is the owner of the Patents-in-Suit with the exclusive right to enforce
17 the Patents-in-Suit against infringers, and collect damages for all relevant times, including the
18 right to prosecute this action.

19 11. Upon information and belief, iTron is liable under 35 U.S.C. §271(a) for direct
20 infringement of the Patents-in-Suit because it manufactures, makes, has made, uses, practices,
21 imports, provides, supplies, distributes, sells, and/or offers for sale products and/or systems that
22 practice one or more claims of the Patents-in-Suit.

23 12. More specifically, iTron, through its iTron Digital Energy division and Smart
24 Meter product offerings, infringes the Patents-in-Suit because it makes, uses, sells, and offers for
25 sale products and systems that include the capability to remotely enable and disable a computer-
26 based electricity, gas, or water meter. iTron's Smart Meter offerings have the ability to enable or
27 disable the operation of a Smart Meter through an authorization process performed by an
28 embedded agent within the Smart Meter and a remote server. By way of example only, iTron's

1 OpenWay software, including Enterprise Edition Meter Data Management, operating with Smart
2 Meters such as the OpenWay Centron models, at a minimum, in the past directly infringed and
3 continues to directly infringe at least claim 44 of the '868 Patent, as well as at least claims 9 and
4 15 of the '765 Patent.

5 13. iTron's OpenWay software and its Enterprise Edition Meter Data Management
6 software include the capability to enable or disable Smart Meters such as the OpenWay Centron
7 meters. The OpenWay Centron meters include software, containing an agent, that is installed
8 and embedded within the Smart Meter and communicates with a server. This communication
9 includes a series of message exchanges constituting a handshake operation between the server
10 and the Smart Meter. When the agent is authorized by the server, it will connect/reconnect the
11 Smart Meter and allow it to supply electricity to the house or building to which it is attached.
12 When the agent is not authorized by the server, the Smart Meter is remotely disconnected and
13 disabled such that it cannot supply electricity to the house or building.

14 14. iTron has actual notice of the Patents-in-Suit at least as early as the filing of this
15 Complaint.

16 15. SoftVault has been damaged as a result of iTron's infringing conduct. iTron is,
17 thus, liable to SoftVault in an amount that adequately compensates SoftVault for iTron's
18 infringement, which, by law, cannot be less than a reasonable royalty, together with interest and
19 costs as fixed by this Court under 35 U.S.C. § 284.

20 **PRAYER FOR RELIEF**

21 SoftVault requests that the Court find in its favor and against iTron, and that the Court
22 grant SoftVault the following relief:

- 23 a. Judgment that one or more claims of the Patents-in-Suit have been infringed,
24 either literally and/or under the doctrine of equivalents, by iTron;
- 25 b. Judgment that iTron account for and pay to SoftVault all damages to and costs
26 incurred by SoftVault because of iTron's infringing activities and other conduct
27 complained of herein;
- 28 c. That iTron, its officers, agents, servants and employees, and those persons in

1 active concert and participation with any of them, be permanently enjoined from
2 infringement of the Patents-in-Suit. In the alternative, if the Court finds that an
3 injunction is not warranted, SoftVault requests an award of post judgment royalty
4 to compensate for future infringement;

5 d. That SoftVault be granted pre-judgment and post-judgment interest on the
6 damages caused to it by reason of iTron's infringing activities and other conduct
7 complained of herein;

8 e. That this Court declare this an exceptional case and award SoftVault its
9 reasonable attorney's fees and costs in accordance with 35 U.S.C. § 285; and

10 f. That SoftVault be granted such other and further relief as the Court may deem just
11 and proper under the circumstances.

12 **JURY DEMAND**

13 Plaintiff hereby requests a trial by jury pursuant to Rule 38 of the Federal Rules of Civil
14 Procedure.

15 DATED: December 10, 2014.

/s/ Benedict O'Mahoney

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/s/ Benedict O'Mahoney

24 DATED: December 10, 2014.

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