# IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

POWER INTEGRATIONS, INC., a Delaware corporation,	
Plaintiff,	
v.  FAIRCHILD SEMICONDUCTOR INTERNATIONAL, INC., a Delaware corporation, FAIRCHILD SEMICONDUCTOR CORPORATION, a Delaware corporation, and SYSTEM GENERAL CORPORATION, a Taiwanese corporation,	C.A. No JURY TRIAL REQUESTED
Defendants	

## **COMPLAINT FOR PATENT INFRINGEMENT**

Plaintiff Power Integrations, Inc. hereby alleges as follows:

#### THE PARTIES

- 1. Power Integrations, Inc. ("Power Integrations") is incorporated under the laws of the state of Delaware, and has a regular and established place of business at 5245 Hellyer Avenue, San Jose, California, 95138.
- 2. Upon information and belief, defendant Fairchild Semiconductor International, Inc. is incorporated under the laws of the state of Delaware, with its headquarters located at 82 Running Hill Road, South Portland, Maine, 04106.
- 3. Upon information and belief, defendant Fairchild Semiconductor Corporation is incorporated under the laws of the state of Delaware, with its headquarters located at 82 Running Hill Road, South Portland, Maine, 04106.
- 4. Upon information and belief, defendant System General Corporation (hereinafter "SG") is incorporated under the laws of Taiwan, with its headquarters located at 5F, No. 9, Alley

- 6, Lane 45 Bao Shing Road, Shin Dian, Taipei, Taiwan. Upon information and belief, SG is a wholly owned subsidiary of Fairchild Semiconductor International, Inc.
- 5. Defendant Fairchild Semiconductor International, Inc., defendant Fairchild Semiconductor Corporation, and defendant SG will hereinafter be collectively referred to as "Defendants."

## JURISDICTION AND VENUE

- 6. This action arises under the patent laws of the United States, Title 35 U.S.C. § 1 *et seq.* This Court has subject matter jurisdiction under 28 U.S.C. §§ 1331 and 1338(a).
- 7. Upon information and belief, this Court has personal jurisdiction over Defendants because Defendants have purposely availed themselves of the privilege of conducting activities within this State and District.
- 8. Upon information and belief, venue is proper in this Court pursuant to 28 U.S.C. §§ 1391(b), 1391(c), and 1400 because Defendants are subject to personal jurisdiction in this judicial District.

#### **GENERAL ALLEGATIONS**

- 9. Power Integrations' products include its TOPSwitch®, TinySwitch®, LinkSwitch®, and DPA-Switch® families of power conversion integrated circuit devices, which are used in power supplies for electronic devices such as cellular telephones, LCD monitors, and computers. These products are sold throughout the United States, including Delaware.
- 10. Defendants manufacture pulse width modulation ("PWM") controller integrated circuit devices (e.g., devices intended for use in power conversion applications such as LCD monitor power supplies, off-line power supplies or battery chargers for portable electronics), and directly, and through their affiliates, make, use, import, sell, and offer to sell the same throughout the United States, including Delaware. Defendants also support and encourage others to import, use, offer for sale, and sell throughout the United States, including Delaware, products incorporating Defendants' integrated circuit devices.

## FIRST CAUSE OF ACTION

# **INFRINGEMENT OF U.S. PATENT NO. 6,107,851**

- 11. The allegations of paragraphs 1-10 are incorporated as though fully set forth herein.
- 12. Power Integrations is now, and has been since its issuance, the assignee and sole owner of all right, title, and interest in United States Patent No. 6,107,851, entitled "Offline Converter with Integrated Softstart and Frequency Jitter" ("the '851 patent"), which was duly and legally issued on August 22, 2000. A true and correct copy of the '851 patent is attached hereto as Exhibit A.
- Defendants have been and are now infringing, inducing infringement, and contributing to the infringement of the '851 patent in this District and elsewhere by making, using, selling, offering to sell, and/or importing devices, including PWM integrated circuit devices, covered by one or more claims of the '851 patent, and/or contributing to or inducing the same by third-parties, all to the injury of Power Integrations.
  - 14. Defendants' acts of infringement have injured and damaged Power Integrations.
- 15. Defendants' acts of infringement have been, and continue to be, willful so as to warrant the enhancement of damages awarded as a result of their infringement.
- 16. Defendants' infringement has caused irreparable injury to Power Integrations and will continue to cause irreparable injury until Defendants are enjoined from further infringement by this Court.

## SECOND CAUSE OF ACTION

# **INFRINGEMENT OF U.S. PATENT NO. 6,249,876**

- 17. The allegations of paragraphs 1-10 are incorporated as though fully set forth herein.
- Power Integrations is now, and has been since its issuance, the assignee and sole owner of all right, title, and interest in United States Patent No. 6,249,876, entitled "Frequency Jittering Control for Varying the Switching Frequency of a Power Supply" ("the '876 patent"),

which was duly and legally issued on June 19, 2001. A true and correct copy of the '876 patent is attached hereto as Exhibit B.

- 19. Defendants have been and are now infringing, inducing infringement, and contributing to the infringement of the '876 patent in this District and elsewhere by making, using, selling, offering to sell, and/or importing devices, including PWM integrated circuit devices, covered by one or more claims of the '876 patent, and/or contributing to or inducing the same by third-parties, all to the injury of Power Integrations.
  - 20. Defendants' acts of infringement have injured and damaged Power Integrations.
- 21. Defendants' acts of infringement have been, and continue to be, willful so as to warrant the enhancement of damages awarded as a result of their infringement.
- 22. Defendants' infringement has caused irreparable injury to Power Integrations and will continue to cause irreparable injury until Defendants are enjoined from further infringement by this Court.

### THIRD CAUSE OF ACTION

## **INFRINGEMENT OF U.S. PATENT NO. 7,110,270**

- 23. The allegations of paragraphs 1-10 are incorporated as though fully set forth herein.
- 24. Power Integrations is now, and has been since its issuance, the assignee and sole owner of all right, title, and interest in United States Patent No. 7,110,270, entitled "Method and Apparatus for Maintaining a Constant Load Current with Line Voltage in a Switch Mode Power Supply" ("the '270 patent"), which was duly and legally issued on September 19, 2006. A true and correct copy of the '270 patent is attached hereto as Exhibit C.
- 25. Upon information and belief, Defendants have been and are now infringing, inducing infringement, and contributing to the infringement of the '270 patent in this District and elsewhere by making, using, selling, offering to sell, and/or importing devices, including PWM integrated circuit devices, covered by one or more claims of the '270 patent, and/or contributing to or inducing the same by third-parties, all to the injury of Power Integrations.

- 26. Defendants' acts of infringement have injured and damaged Power Integrations.
- 27. Defendants' infringement has caused irreparable injury to Power Integrations and will continue to cause irreparable injury until Defendants are enjoined from further infringement by this Court.

## PRAYER FOR RELIEF

WHEREFORE, Plaintiff requests the following relief:

- (a) judgment that Defendants infringe of the '851 patent;
- (b) judgment that Defendants infringe of the '876 patent;
- (c) judgment that Defendants infringe of the '270 patent;
- (d) a permanent injunction preventing Defendants and their officers, directors, agents, servants, employees, attorneys, licensees, successors, assigns, and customers, and those in active concert or participation with any of them, from making, using, offering to sell, or selling in the United States or importing into the United States any devices that infringe any claim of the '851, '876, or '270 patents, or contributing to or inducing the same by others;
- (e) judgment against Defendants for money damages sufficient to compensate Power Integrations for Defendants' infringement of the '851, '876, and '270 patents in an amount to be determined at trial;
- (f) that any such money judgment be trebled as a result of the willful nature of Defendants' infringement;
- (g) an accounting for infringing sales not presented at trial and an award by the court of additional damages for any such infringing sales;
- (h) costs and reasonable attorneys' fees incurred in connection with this action pursuant to 35 U.S.C § 285; and
  - (i) such other and further relief as this Court finds just and proper.

#### **JURY DEMAND**

Plaintiff Power Integrations requests trial by jury.

Dated: May 23, 2008

FISH & RICHARDSON P.C.

By

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