	Case 3:24-cv-09324 E	Document 1	Filed 12/23/24	Page 1 of 89
1 2 3 4 5 6 7 8	Rachael Lamkin Email: rachael.lamkin@bakerbo BAKER BOTTS L.L.P. 101 California Street, Suite 320 San Francisco, CA 94111 Telephone: (415) 291-6264 Lauren J. Dreyer (<i>Pro Hac Vice</i> lauren.dreyer@bakerbotts.com 700 K Street, N.W. Washington, DC 20001 (202) 639-7700 Megan White (<i>Pro Hac Vice Pe</i> megan.white@bakerbotts.com	0 e Pending)		
9	Dallas, Texas 75201			
10	[additional counsel on signature	e page]		
11	Attorneys for Plaintiff Netflix, In	nc.		
12	LIN	ПТЕЛ СТАТЕ	ES DISTRICT CO	ПЪТ
13			RICT OF CALIF	
14	NOK.	I HEKN DIST	KICI OF CALIF	ORNIA
15	NETFLIX, INC.,		Case No. 3:2	24-cv-9324
	Plaintiff,		COMPLAT	NT FOR PATENT
16	i failtiit,			
16 17	v.		INFRINGE	MENT
		E LLC,	INFRINGE	MENT AL DEMANDED
17	v.	E LLC,	INFRINGE	
17 18	v. BROADCOM INC., VMWARI	E LLC,	INFRINGE	
17 18 19 20 21	v. BROADCOM INC., VMWARI	E LLC,	INFRINGE	
 17 18 19 20 21 22 	v. BROADCOM INC., VMWARI	E LLC,	INFRINGE	
 17 18 19 20 21 22 23 	v. BROADCOM INC., VMWARI	E LLC,	INFRINGE	
 17 18 19 20 21 22 23 24 	v. BROADCOM INC., VMWARI	E LLC,	INFRINGE	
 17 18 19 20 21 22 23 24 25 	v. BROADCOM INC., VMWARI	E LLC,	INFRINGE	
 17 18 19 20 21 22 23 24 25 26 	v. BROADCOM INC., VMWARI	E LLC,	INFRINGE	
 17 18 19 20 21 22 23 24 25 26 27 	v. BROADCOM INC., VMWARI	E LLC,	INFRINGE	
 17 18 19 20 21 22 23 24 25 26 	v. BROADCOM INC., VMWARI	E LLC,	INFRINGE	
 17 18 19 20 21 22 23 24 25 26 27 	v. BROADCOM INC., VMWARI	E LLC,	INFRINGE	

1 Plaintiff, Netflix, Inc. ("Plaintiff" or "Netflix") hereby asserts the following claims for Patent 2 Infringement against Defendants Broadcom Inc. ("Broadcom") and VMware LLC ("VMware"), 3 and alleges as follows: 4 NATURE OF THE ACTION 5 1. This is a civil action for patent infringement arising under the patent laws of the 6 United States, 35 U.S.C. § 1, et seq. 7 2. Defendants Broadcom and VMware, jointly and severally, have directly infringed 8 and continue to infringe, have induced and continue to induce, and have contributed to and continue 9 to contribute to infringement of one or more claims of U.S. Patent Nos. 7,779,424 (the "'424 Patent), 7,797,707 (the "707 Patent"), 8,799,891 (the "891 Patent"), 8,185,893 (the "893 Patent") and 10 11 8,863,122 (the "122 Patent") (collectively the "Asserted Patents") through their development, use, 12 and commercialization of the '424, '707, '891, '893, and '122 Accused Products, as defined below. 13 3. Netflix is the owner of the Asserted Patents, which were duly and legally issued by 14 the United States Patent and Trademark Office ("USPTO"). For each of the Asserted Patents, Netflix 15 owns all substantial rights to sue for infringement in its own name, including for past, present, and 16 future damages, and injunctive relief. 17 4. Netflix seeks monetary damages as redress for Broadcom's and VMware's infringement. 18 19 THE PARTIES 20 5. Netflix is a Delaware corporation with its principal place of business located at 121 21 Albright Way, Los Gatos, California 95032.

6. Netflix was founded in Scotts Valley California in 1997 and is an innovative video
on-demand streaming services company and one of the world's leading entertainment services
bringing TV series, films, games and live content to 278 million members in over 190 countries.

7. Broadcom is a corporation organized under the laws of the State of Delaware with
regular and established places of business in this Judicial District, including offices in Palo Alto,
Petaluma, and San Jose.

8. Broadcom's organizational history involves a complex web of mergers and
 COMPLAINT 1

1 acquisitions. In brief, in 1999, Hewlett-Packard's Semiconductor Products Group spun off as 2 Agilent Technologies, which later formed Avago Technologies. Avago merged with and acquired 3 multiple companies between 2005 to 2015. Then, in 2015, Avago announced it would buy 4 Broadcom but adopt the Broadcom name because of its broader name recognition.¹ Broadcom today 5 comprises an amalgamation of companies, including Brocade Communications Systems, CA 6 Technologies, Symantec Enterprise Security, and Avago, among many others.² Broadcom is known 7 to sell off its acquired companies for parts in a strategy summed up as: "Buy. Chop up. Sell off. 8 Raise prices. Rinse. Repeat."³

9 9. On May 26, 2022, Broadcom and VMware entered into an Agreement and Plan of
10 Merger (the "Merger Agreement"), and on November 22, 2023, Broadcom merged with or acquired
11 VMware Inc. for \$69 billion in a "transformational" transaction.⁴

12

13

14

10. The series of transactions and agreements executed between Broadcom and VMware Inc. that ultimately resulted in Broadcom's merger and/or acquisition of VMware Inc. is complex, perhaps intentionally so.

- 15 11. At the end of the transaction, VMware Inc. was renamed VMware LLC, and VMware
 products were thereafter sold under the brand name "VMware by Broadcom."⁵⁶ VMware Inc. and
 VMware LLC are collectively referred to herein as "VMware."
- 18 12. VMware has a principal place of business in this District, at 3401 Hillview Avenue,
 19 Palo Alto, California, 94304.
- 20

 ¹ "Avago Technologies to Acquire Broadcom for \$37 Billion," Broadcom.com (May 28, 2015), https://investors.broadcom.com/news-releases/news-release-details/avago-technologies-acquirebroadcom-37-billion.

^{23 &}lt;sup>2</sup> <u>https://www.broadcom.com/company/about-us/company-history</u>

^{24 &}lt;sup>3</sup> Joff Wild, "Five big patent talking points raised by Broadcom's proposed buy-out of Qualcomm," IAM (November 9, 2017),

²⁵ $\frac{\text{https://www.lexology.com/library/detail.aspx?g=925c5af8-43a7-480f-af7c-7dc896541c28.}{\text{Automatical states of the state$

 ⁴ "Broadcom Inc. Announces Fourth Quarter and Fiscal Year 2023 Financial Results and Quarterly Dividend," Broadcom.com (December 7, 2023), <u>https://investors.broadcom.com/news-</u>releases/news-release-details/broadcom-inc-announces-fourth-quarter-and-fiscal-year-2023.

⁵ VMware.com, https://www.vmware.com/.

⁶ VMware LLC Securities and Exchange Commission Form 8-K, (November 22, 2023), <u>http://edgar.secdatabase.com/1558/119312523282097/filing-main.htm</u>.

1 2 3

12

JURISDICTION AND VENUE

13.Netflix brings this civil action for patent infringement under the Patent Laws of theUnited States, 35 U.S.C. § 1 et. seq., including 35 U.S.C. §§ 271, 281-285.

4 14. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§
5 1331 and 1338.

6 15. This Court has personal jurisdiction over Broadcom and VMware because they
7 maintain their principal places of business in this District and engage in continuous and systematic
8 business activities within this District.

9 16. Venue is proper in this District pursuant to at least 28 U.S.C. § 1400(b) because
10 Broadcom and VMware maintain their principal places of business in this District, reside in this
11 district, and have committed acts of patent infringement in this District.

BACKGROUND

13 17. This Complaint asserts causes of action for infringement of the '424 Patent, the '707 14 Patent, the '891 Patent, the '893 Patent, and the '122 Patent, (collectively, the "Asserted Patents"). 15 18. The '424 Patent is entitled "System and Method for Attributing to a Corresponding 16 Virtual Machine CPU Usage of an Isolated Driver Domain in which a Shared Resource's Device 17 Driver Resides." Ludmila Cherkasova and Robert D. Gardner are identified on the face of the '424 18 Patent as the inventors. On August 17, 2010, the USPTO duly and legally issued the '424 Patent 19 from Application No. 11/070,674, filed on March 2, 2005. A true and correct copy is attached as 20 Exhibit A. Netflix is the current owner by assignment of all rights, title, and interest in and under 21 the '424 Patent, including the right to sue and obtain damages for past, current, and future 22 infringement. Netflix has standing to sue for infringement of the '424 Patent.

23

24

25

26

27

28

19. The '707 Patent is entitled "System and method for attributing to a corresponding virtual machine CPU usage of a domain in which a shared resource's device driver resides." Ludmila Cherkasova and Robert D. Gardner are identified on the face of the '707 Patent as the inventors. On September 14, 2010, the USPTO duly and legally issued the '707 Patent from Application No. 11/070,605, filed on March 2, 2005. A true and correct copy is attached as Exhibit B. Netflix is the current owner by assignment of all rights, title, and interest in and under the '707 Patent, including

the right to sue and obtain damages for past, current, and future infringement. Netflix has standing
to sue for infringement of the '707 Patent.

3

20. The '891 Patent is entitled "System and method for attributing CPU usage of a virtual 4 machine monitor to a corresponding virtual machine." Ludmila Cherkasova and Robert D. Gardner 5 are identified on the face of the '891 Patent as the inventors. On August 5, 2014, the USPTO duly 6 and legally issued the '891 Patent from Application No. 11/070,602, filed on March 2, 2005. A true 7 and correct copy is attached as Exhibit C. Netflix is the current owner by assignment of all rights, 8 title, and interest in and under the '891 Patent, including the right to sue and obtain damages for 9 past, current, and future infringement. Netflix has standing to sue for infringement of the '891 10 Patent.

11 21. The '893 Patent is entitled "Starting up at least one virtual machine in a physical 12 machine by a load balancer." Chris D. Hyser and Bret A. McKee are identified on the face of the 13 '893 Patent as the inventors. On May 22, 2012, the USPTO duly and legally issued the '893 Patent 14 from Application No. 11/588,635, filed on October 27, 2006. A true and correct copy is attached 15 as Exhibit D. Netflix is the current owner by assignment of all rights, title, and interest in and under 16 the '893 Patent, including the right to sue and obtain damages for past, current, and future 17 infringement. Netflix has standing to sue for infringement of the '893 Patent.

18 22. The '122 Patent is entitled "Starting up at least one virtual machine in a physical
19 machine by a load balancer." Paul Bouchier, Scott E. Garee, and Bryan J. Jacquot are identified on
20 the face of the '122 Patent as the inventors. On October 14, 2014, the USPTO duly and legally
21 issued the '122 Patent from Application No. 13/383,506, filed on July 31, 2009. A true and correct
22 copy is attached as Exhibit E. Netflix is the current owner by assignment of all rights, title, and
23 interest in and under the '122 Patent, including the right to sue and obtain damages for past, current,
24 and future infringement. Netflix has standing to sue for infringement of the '122 Patent.

- 25
- 26
- 27
- 28

COMPLAINT

23.

The '424 Patent

The '424 Patent is generally directed to improvements in monitoring resource

utilization in a virtualized environment.⁷ Before the '424 Patent, then-existing monitoring systems 1 2 failed to accurately measure the CPU usage of a virtual machine, at least because they only 3 considered the amount of CPU allocated by the scheduler for execution of a particular VM over time and failed to "reveal the 'true' usage of the CPU by different VMs."⁸ The '424 Patent explains 4 5 that VMs communicate with driver domains-for example, the VMs may communicate access requests to a driver domain for shared resources.⁹ But communication between the VMs and the 6 7 driver domain, as well as processing the access requests themselves, also require CPU usage.¹⁰ 8 Then-existing systems did not accurately measure the CPU usage of a virtual machine because those 9 systems failed to account for this CPU utilization of the driver domain in servicing the requests of each virtual machine for access to a resource.¹¹ The innovation of the '424 Patent addresses the 10 11 inaccuracies in the prior art of tracking CPU usage of VMs. The patent describes observing 12 communication from virtual machines to driver domains to accurately attribute CPU utilization of the driver domains to the corresponding virtual machines responsible for the resource requests.¹² In 13 14 this way, the '424 Patent accurately tracks the CPU utilization attributable to each VM. The '424 15 Patent therefore addresses a specific technical problem, existing in then-existing methods, of 16 accurately measuring CPU utilization attributable to a VM.

17 24. The '424 Patent claims specific, novel techniques for solving these technical
18 problems and improving the technological systems and methods themselves. For example, Claim 1
19 recites:

20 21

22

23

24

A method comprising:

observing communication from plurality of paravirtualized virtual machines (VMs) to driver domains that are isolated from the

- 25
 ⁷ See '424 Patent, 1:25-30.
 ⁸ Id., 3:54-60.
 ⁹ Id., 3:60-62.
 ¹⁰ Id., 3:62-64.
 ¹¹ Id., 3:58-4:2.
 - ¹² *Id.*, 4:20-36. COMPLAINT

plurality of VMs, the communication comprising at least one resource request from the plurality of VMs to the driver domains, comprising observing communication from said plurality of VMs requesting access to a shared resource that is accessible by the plurality of VMs, wherein a device driver for said shared resource is arranged in said driver domains; and

determining, based on said communication between the plurality of VMs and the plurality of driver domains, CPU utilization of said plurality of driver domains attributable to the plurality of VMs, including determining a share of CPU execution attributed to each of the VMs during a predetermined time interval.

12 25. In one aspect, the patent explains that the method claimed "can be used . . . for 13 assistance in a whole variety of management tasks, such as: a) support of policy-based resource 14 allocation; b) admission control of new VMs; c) support for VMs migration; and d) quality of service ("QoS") provisioning of VMs.¹³ As recited, the claimed solution involves "determining . . . CPU 15 16 utilization of [a] plurality of driver domains attributable to the plurality of VMs," where the determination is based specifically on "communication from plurality of paravirtualized virtual 17 18 machines (VMs) to driver domains that are isolated from the plurality of VMs," where the 19 communication includes "at least one resource request from the plurality of VMs to the driver 20 domains," and "a device driver for said shared resource is arranged in [the] driver domains." Claim 21 1 therefore recites a combination of features that provide a particular, concrete technical 22 improvements to a technical problem relating to accurately measuring CPU utilization. Specifically, 23 and for example, determining, for each VM, the amount of CPU utilization of the isolated driver 24 domain attributable to a particular VM.¹⁴

25

26

1

2

3

4

5

6

7

8

9

10

11

26. The above examples and the disclosures set forth in the attached and incorporated in the '424 Patent demonstrate that the claimed invention is not abstract and is directed to

27

28

¹⁴ '424 Patent, 14:66-15:2. COMPLAINT

¹³ *Id.*, 8:37-42.

improvements in the technology itself.

2

1

27. Pursuant to 35 U.S.C. § 282, the '424 Patent is presumed valid and patent eligible.

The '707 Patent

3

4 28. The '707 Patent is generally directed to improvements in monitoring resource utilization in a virtualized environment.¹⁵ Before the '707 Patent, then-existing monitoring systems 5 6 failed to accurately measure the CPU usage of a virtual machine, at least because they only 7 considered the amount of CPU allocated by the scheduler for execution of a particular VM over time and failed to "reveal the 'true' usage of the CPU by different VMs."¹⁶ For example, and with 8 9 more specificity, the '707 Patent explains that device drivers for shared resources may be located in a privileged management domain.¹⁷ The '707 Patent explains that VMs communicate with the 10 privileged management domains—for example, the VMs may communicate access requests to the 11 privileged management domain for the shared resources.¹⁸ But communication between the VMs 12 13 and the privileged management domain, as well as processing the access requests, both themselves require CPU usage.¹⁹ Then-existing systems did not accurately measure the CPU usage of a virtual 14 15 machine because those systems failed to account for this CPU utilization of the privileged management domain in servicing the requests of each virtual machine for access to a resource.²⁰ 16 17 The innovation of the '707 Patent addresses the inaccuracies in the prior art of tracking CPU usage 18 of VMs. The patent describes observing communication from virtual machines to privileged 19 management domains to accurately attribute CPU utilization of the privileged management domains to the corresponding virtual machines responsible for the resource requests.²¹ In this way, the '707 20 21 Patent accurately tracks the CPU utilization attributable to each VM. The '707 Patent therefore 22 addresses a specific technical problem, existing in then-existing methods, of accurately measuring

- 23
- 24
- 25

26

 17 Id., 3:56-58.

¹⁶ *Id.*, 3:49-56.

¹⁵ See '707 patent, 1:26-27.

- $\begin{bmatrix} 18 & Id., 3:58-60. \end{bmatrix}$
- 28
 - ²¹ *Id.*, 4:20-37.
 - COMPLAINT

1 CPU utilization attributable to a VM.

2 29. The '707 Patent claims specific, novel techniques for solving these technical
3 problems and improving the technological systems and methods themselves. For example, Claim 1
4 recites:

A method comprising:

observing, in a computer, communication from a virtual machine (VM) to a domain in which a device driver for a shared resource resides, wherein the domain is separate from a virtual machine monitor (VMM);

determining, in the computer and based on said communication, CPU utilization of said domain attributable to said VM;

determining, for the VM, CPU utilization allocated by a scheduler to the VM; and

determining, for the VM, total CPU utilization attributable to the VM by summing the determined CPU utilization allocated to the VM by the scheduler and the determined CPU utilization of the domain attributable to the VM.

19 30. In one aspect, the patent explains that the method claimed can be used in a "whole 20 variety of management tasks, such as: a) support of policy-based resource allocation; b) admission 21 control of new VMs; c) support for VMs migration; and d) quality of service ('QoS') provisioning of VMs."22 As recited, the claimed solution involves "determining, in the computer and based on 22 23 said communication, CPU utilization of said domain attributable to said VM," where the 24 determination is based specifically on "communication from a virtual machine (VM) to a domain in 25 which a device driver for a shared resource resides, wherein the domain is separate from a virtual 26 machine monitor (VMM)." Claim 1 therefore recites a combination of features that provide a 27 particular, concrete technical improvements to a technical problem relating to accurately measuring

28

5

6

7

8

9

10

11

12

13

14

15

16

17

18

²² *Id.*, 8:15-19. COMPLAINT CPU utilization. Specifically, and for example, determining, for each VM, the amount of CPU
 utilization of a domain attributable to a particular VM.²³

31. The above examples and the disclosures set forth in the attached and incorporated '707 Patent demonstrate that the claimed invention is not abstract and is directed to improvements in the technology itself.

6

32.

3

4

5

7

Pursuant to 35 U.S.C. § 282, the '707 Patent is presumed valid and patent eligible.

The '891 Patent

8 33. The '891 Patent is generally directed to improvements in monitoring resource 9 utilization in a virtualized environment.²⁴ Before the '891 Patent, then-existing monitoring systems 10 failed to accurately measure the CPU usage of a virtual machine, at least because they only 11 considered the amount of CPU allocated by the scheduler for execution of a particular VM over time and failed to "reveal the 'true' usage of the CPU by different VMs."²⁵ The '891 Patent explains 12 13 "the CPU utilization of the VMM [virtual machine monitor] in servicing the requests of each VM 14 (requesting to access a resource) are not attributed to the corresponding VMs in this technique."²⁶ 15 For example, virtualization of input/output (I/O) devices results in an I/O model where the data 16 transfer process involves additional system components, such as the VMM. Hence, the CPU usage 17 when the VMM handles the I/O data on behalf of a particular VM should be charged to the 18 corresponding VM. Then-existing systems that simply monitored the CPU utilization allocated by 19 the scheduler to the corresponding VM failed to account for the CPU utilization of the VMM in 20 handling the I/O data on behalf of such corresponding VM. Thus, the traditional technique of 21 determining CPU utilization of each VM does not fully capture the CPU utilization attributable to a 22 VM, as it fails to account for the corresponding VMM CPU utilization that is performed for each VM.²⁷ The innovation of the '891 Patent addresses the inaccuracies in the prior art of tracking CPU 23 24 usage of VMs. In particular, the '891 Patent relates to attributing CPU usage of a resource to a

- 27 Id.
 - COMPLAINT

²³ *Id.*, 11:6-8.

²⁶ ²⁴ See '891 Patent, 1:24-25.

²⁷ || ²⁵ *Id.*, 3:36-40.

 $^{28 ||^{26}} Id., 3:40-43.$

corresponding VM that caused such CPU usage by the VMM.²⁸ In this way, the '891 Patent
 accurately tracks the CPU utilization attributable to each VM. The '891 Patent therefore addresses
 a specific technical problem, existing in then-existing methods, of accurately measuring CPU
 utilization attributable to a VM.

5 34. The '891 Patent claims specific, novel techniques for solving these technical
6 problems and improving the technological systems and methods themselves. For example, Claim 1
7 recites:

8

9

10

11

12

13

14

15

16

17

18

A method comprising:

observing communication from a given virtual machine (VM) of a plurality of VMs, to a virtual machine monitor (VMM), by observing communication from said VM that is requesting access to a resource, as an access request for said VM by said VMM; and

determining, based on said communication, utilization of the CPU by said VMM specifically attributable to said VM, and not attributable to any other of the plurality of VMs, wherein the utilization of the CPU by said VMM is the utilization of the CPU by said VMM performed for processing said access request for said VM by said VMM.

19 35. In one aspect, the patent explains that the method claimed "can be used, [for] 20 example[], for assistance in billing and/or for a whole variety of management tasks, such as: a) 21 support of policy-based resource allocation; b) admission control of new VMs; c) support for VMs migration; and d) quality of service ('QoS') provisioning of VMs."²⁹ As recited, the claimed solution 22 23 involves "determining, based on said communication, utilization of the CPU by said VMM 24 specifically attributable to said VM, and not attributable to any other of the plurality of VMs, 25 wherein the utilization of the CPU by said VMM is the utilization of the CPU by said VMM 26 performed for processing said access request for said VM by said VMM," where the "said

- 27 28
- ²⁸ Id., 1:25-28.
 ²⁹ Id., 6:57-61.

communication" includes "communication from said VM that is requesting access to a resource, as
an access request for said VM by said VMM." Claim 1 therefore recites a combination of features
that provide a particular, concrete technical improvements to a technical problem relating to
accurately measuring CPU utilization. Specifically, and for example, determining, for each VM, the
amount of CPU utilization of the VMM attributable to a particular VM.³⁰

6 36. The above examples and the disclosures set forth in the attached and incorporated
7 '891 Patent demonstrate that the claimed invention is not abstract and is directed to improvements
8 in the technology itself.

9

10

37. Pursuant to 35 U.S.C. § 282, the '891 Patent is presumed valid and patent eligible.

The '893 Patent

11 38. The '893 Patent is generally directed to improvements in optimizing the use and 12 management of virtual machines.³¹ Before the '893 Patent, then-existing load balancing techniques 13 would merely plan ahead for the worst-case loading scenario by planning in advance for a sufficient number of servers to be provided.³² However, the then-existing techniques left servers idle during 14 15 periods of low demand, resulting in significant overall energy consumption in large networks, and 16 also failed to account for changes in conditions in the physical machines that may benefit from virtual machines migrating between or among physical machines.³³ Additionally, then-existing 17 18 techniques for determining the optimal placement for virtual machines (referred to as the "placement 19 problem") required a large computation time, especially for large systems with many physical and virtual machines.³⁴ The innovation of the '893 Patent avoids the excess energy consumption and 20 21 computational requirements of the prior art. The patent describes using a load balancer to distribute 22 requests to active virtual machines and starting up additional virtual machines as the loading of the active virtual machines becomes heavy.³⁵ The '893 Patent therefore addresses a specific technical 23

- 24
- ³⁰ *Id.*, 12:31-34.
 ³¹ '893 Patent, 1:31-38.
 ³² *Id.*, 1:15-21.
 ³³ *Id.*, 1:23-27, 6:14-19.
 ³⁴ *Id.*, 6:20-25.
 ³⁵ *Id.*COMPLAINT

problem, existing in then-existing methods, of optimizing the placement of virtual machines,
thereby reducing energy consumption by minimizing the need for idle servers during period of low
demand.³⁶ In another aspect, the '893 Patent offers technical improvements by accounting for
changes in conditions in the physical machines that may benefit from virtual machines migrating
between or among physical machines.³⁷

6 39. The '893 Patent claims specific, novel techniques for solving these technical
7 problems and improving the technological systems and methods themselves. For example, Claim
8 16 recites:

9 A method for use in a system having plural physical machines 10 that contain active virtual machines, comprising: 11 receiving, at a load balancer, a request from a client; 12 in response to the request, determining whether at least one 13 additional virtual machine should be started up; 14 in response to determining that at least one additional virtual 15 machine should be started up, the load balancer sending at least one 16 command to start up the at least one additional virtual machine in at

18determining, by the load balancer, whether a workload19loading of the active virtual machines and the at least one additional20virtual machine has fallen below a threshold;

least one of the physical machines;

in response to determining that the workload loading has
fallen below the threshold, disabling a particular one of the active
virtual machines and the at least one additional virtual machine;

a placement controller selecting placement of the active virtual machines and the at least one additional virtual machines on the physical machines to achieve a predefined policy;

 $28 \begin{vmatrix} 3^{6} Id., 5:57-6:13. \\ 3^{7} Id., 6:14-19. \end{vmatrix}$

17

24

25

26

27

computing, by the placement controller, indicators associated with corresponding plural different layouts of the active virtual machines and the at least one additional virtual machine on the physical machines, where the indicators provide information regarding performances of the corresponding layouts, and wherein each of the indicators is computed based on parameters associated with a corresponding one of the plural layouts;

comparing, by the placement controller, the indicators; and selecting, by the placement controller, one of the plural layouts based on the comparing.

11 40. In one aspect, the patent explains that the placement controller selects one of the 12 plural different layouts through the use of a "cost function," which takes into account resource loading criteria, balancing criteria, cooling criteria, and power criteria.³⁸ As recited, the claimed 13 14 solution involves the placement controller computing indicators associated with different layouts 15 and selecting one of the layouts based on the computed indicators. Claim 16 therefore recites a 16 combination of features that provide a particular, concrete technical improvements to a technical problem relating to the "placement problem" by optimizing the placement of virtual machines, 17 18 thereby reducing energy consumption by minimizing the need for idle servers during period of low 19 demand.³⁹ Specifically, and for example, avoiding the excess energy consumptions and/or the excess 20 computational requirements of the prior art by optimizing the placement of virtual machines.

21 41. The above examples and the disclosures set forth in the attached and incorporated 22 '893 Patent demonstrate that the claimed invention is not abstract and is directed to improvements 23 in the technology itself.

24 25

1

2

3

4

5

6

7

8

9

10

26

42. Pursuant to 35 U.S.C. § 282, the '893 Patent is presumed valid and patent eligible.

The '122 Patent is generally directed to improvements in remotely controlling

The '122 Patent

27

³⁸ *Id.*, 6:37-53. 28 ³⁹ *Id.*, 5:57-6:13. COMPLAINT

43.

multiple virtual machines.⁴⁰ Before the '122 Patent, remote users of a remote management system 1 2 could only control the physical hardware of the server, but not the associated virtual machines.⁴¹ 3 Further, a single computer may host multiple virtual machines that are designed by different entities and as a result, often have different interfaces.⁴² The innovation of the '122 Patent addresses the 4 5 challenges of remotely managing multiple virtual machines by enabling users to remotely control 6 multiple virtual machines with a universal interface from a host computer has wide application. The 7 patent describes integrating virtual machines with server processing logic, enabling a user to power 8 on, power off, restart, and perform various other actions on each virtual machine from a universal 9 interface.⁴³ For example, the claimed method may allow a user to select buttons, "thereby causing 10 the remote computer... to "power off" the VM," or may allow a user to remotely reset the virtual machines or remotely select particular virtual machines for various operations.⁴⁴ In this way, the 11 12 '122 Patent streamlines the remote interaction with virtual machines, including in circumstances 13 where different virtual machines are designed by different entities and have different interfaces. The 14 '122 Patent therefore addresses specific problems, existing in then-existing methods of efficiently 15 managing and controlling virtual machines.

44. The '122 Patent claims specific, novel techniques for solving these technical
problems and improving the technological systems and methods themselves. For example, Claim
10 recites:

19

20

21

22

23

24

A method, comprising:

providing a first graphical user interface (GUI) from a host computer to a remote computer, the first GUI displaying on the remote computer a list of a plurality of virtual machines and to enable a user of the remote computer to select one of the virtual machines from the list as well as an action to be performed on the selected

25
⁴⁰ See '122 Patent, 2:24-26.
⁴¹ See id., 4:4-7.
27
⁴² See id., 1:16-20.
⁴³ Id., 2:25-33.
⁴⁴ Id., 4:58-5:11.

virtual machine, the selected action to be performed on the selected virtual machine independent of the other of the plurality of virtual machines;

receiving user input from the remote computer via the first
GUI, the user input including a selection of a virtual machine and an
action to be performed on the selected virtual machine;

in accordance with the user input, performing the action using the host computer on the selected virtual machine; and

generating a second GUI to enable the user of the remote computer to select a virtual machine from the plurality of virtual machines to which a hardware peripheral device accessible to the remote computer is to be mapped;

wherein said action is selected from the group consisting of starting, stopping, re-booting and shutting down.

15 45. In one aspect, the patent explains that user may utilize a graphical user interface 16 (GUI) on a remote computer to make selections "regarding how to control and manage one or more 17 VMs" and this input is provided to the service processing logic, which performs the user's requested action.⁴⁵ Additionally, the claimed solution also allows a user of a remote computer to install 18 19 software from a CD onto the VM, as "the service processing logic 210 is able to map the CD/DVD drive 50 to the server.⁴⁶ The recited solution further advantageously allows mapping of a hardware 20 21 peripheral device: "[b]y mapping the CD/DVD drive 50 to the server 106 to create a virtualized 22 CD/DVD drive on the server 106, and further by mapping the virtualized CD/DVD drive to a VM 23 312, the VM 312 is given access to the contents of any CD or DVD that may be inserted into the 24 CD/DVD drive 50 on the remote computer 102. Embodiments are not limited to CD/DVD drives, 25 however, and any of a variety of peripherals coupled to the remote computer 102 may be mapped

26

27

1

2

3

7

8

9

10

11

12

13

⁴⁵ See id., 6:60-7:14. 28 ⁴⁶ *Id.*, 8:25-30. COMPLAINT

to any VM on the server 106."⁴⁷ Claim 10 therefore recites a combination of features that provide a
particular, concrete technical improvements to a technical problem relating to efficiently managing
and controlling multiple virtual machines. Specifically, and for example, improving the remote
management and control of virtual machines and allowing hardware peripheral devices to be
mapped to a server.

6 46. The above examples and the disclosures set forth in the attached and incorporated
7 '122 Patent demonstrate that the claimed invention is not abstract and is directed to improvements
8 in the technology itself.

9

47.

10

Pursuant to 35 U.S.C. § 282, the '122 Patent is presumed valid and patent eligible.

DEFENDANTS' INFRINGEMENT AND LIABILITY

48. When it merged with VMware, Broadcom told its investors that VMware "pioneered
the concept of virtualization."⁴⁸ However, as explained herein, VMware did so by leveraging the
technological innovations of others.

4 49. On information and belief, Broadcom stands in VMware's shoes or shares liability
for all infringement, both before and after the Merger Agreement.

16 50. On information and belief, any and all knowledge of the Asserted Patents and
17 knowledge of infringement thereof held by VMware shall also be deemed held by Broadcom as a
18 result of the Merger Agreement.

19 51. For example, pursuant to the Merger Agreement, VMware, Inc.'s operations,
20 knowledge, products, product marketing/instructions, and employees merged into Broadcom.
21 Broadcom described the "anticipated synergies and economies of scale expected from the
22 integration of the VMware business . . . includ[ing] cost savings, operating efficiencies and other
23 strategic benefits projected to be achieved as a result of the VMware Merger."⁴⁹ Broadcom described
24 the challenges of the VMware Merger as "integrating the VMware workforce," "integrating

25

⁴⁷ *Id.*, 8:42-50.

 ⁴⁸ Broadcom (AVGO) Q2 2022 Earnings Call Transcript, Motley Fool Transcribing, Fool.com
 (May 26, 2022), available at https://www.fool.com/earnings/call-transcript

transcripts/2022/06/02/broadcom-ltd-avgo-q2-2022-earnings-call-transcript/.

⁴⁹ Broadcom SEC Form 10-Q for quarter ending on August 4, 2024, available at <u>https://investors.broadcom.com/static-files/b32ea83a-0ca4-4f37-bd83-715a82ad795a</u> at 12.

operations," "integrating corporate, information technology, finance and administrative
 infrastructures," and "integrating financial forecasting and controls, procedures and reporting
 cycles."⁵⁰ In its IRS filings, Broadcom refers to the Transaction as the "Broadcom/VMware
 Combination."⁵¹

5 52. As another example, on information and belief, VMware employees who had
6 knowledge of the Asserted Patents while at VMware are now employed by Broadcom, such as, for
7 example, VMware Inc.'s former Director of Intellectual Property.

8 53. Accordingly, on information and belief, Broadcom and VMware are jointly and
9 severally liable for infringement of all the Asserted Patents, including past and future damages, as
10 set forth in detail herein.

FIRST CLAIM FOR RELIEF

Infringement of U.S. Patent No. 7,779,424 (the "424 Patent")

Against Broadcom and VMware

54. Netflix incorporates by reference paragraph nos. 1-53.

11

12

13

14

24

25

26

15 55. Broadcom and VMware, jointly and severally, have infringed, and continue to 16 infringe, at least Claim 1 of the '424 Patent, either literally or under the doctrine of equivalents, by 17 making, using, selling, and/or offering for sale within the United States and/or importing into the 18 United States products that are covered by at least Claim 1 of the '424 Patent. These products 19 include, but are not limited to VMware vSphere Foundation, VMware Cloud Foundation, VMware 20 Cloud on AWS, Azure VMware Solution, Google Cloud VMware Engine, Oracle Cloud VMware 21 Solution, IBM Cloud for VMware Solutions, Alibaba Cloud VMware Service, as well as any other 22 vSphere-based products and/or services (collectively, the "'424 Accused Products"). 23 56. Claim 1 of the '424 Patent recites:

A method comprising:

observing communication from plurality of paravirtualized

77	⁵⁰ Broadcom SEC Form 10-K for fiscal year ending on October 29, 2023, available at
	⁵⁰ Broadcom SEC Form 10-K for fiscal year ending on October 29, 2023, available at <u>https://investors.broadcom.com/static-files/2b98b262-4fbb-4731-b3dd-88f6ca187002</u> at 17-18

⁵¹ Broadcom SEC Form 8937 filed on December 21, 2023, available at https://investors.broadcom.com/static-files/7720c4c1-c940-4d9d-800c-66819bfdc7a0 at 2.
 COMPLAINT 17

virtual machines (VMs) to driver domains that are isolated from the plurality of VMs, the communication comprising at least one resource request from the plurality of VMs to the driver domains, comprising observing communication from said plurality of VMs requesting access to a shared resource that is accessible by the plurality of VMs, wherein a device driver for said shared resource is arranged in said driver domains; and

determining, based on said communication between the plurality of VMs and the plurality of driver domains, CPU utilization of said plurality of driver domains attributable to the plurality of VMs, including determining a share of CPU execution attributed to each of the VMs during a predetermined time interval.

57. The '424 Accused Products perform a method comprising "observing communication from plurality of paravirtualized virtual machines (VMs) to driver domains that are isolated from the plurality of VMs, the communication comprising at least one resource request from the plurality of VMs to the driver domains, comprising observing communication from said plurality of VMs requesting access to a shared resource that is accessible by the plurality of VMs, wherein a device driver for said shared resource is arranged in said driver domains."

19 58. Broadcom and VMware's vSphere products allow VMs to share CPU, storage, and
20 networking resources. For example, vSphere is described by Broadcom and VMware as a
21 "virtualization platform, which transforms data centers into aggregated computing infrastructures
22 that include CPU, storage, and networking resources."⁵²

[remainder of page intentionally left blank]

23

1

2

3

4

5

6

7

8

9

10

11

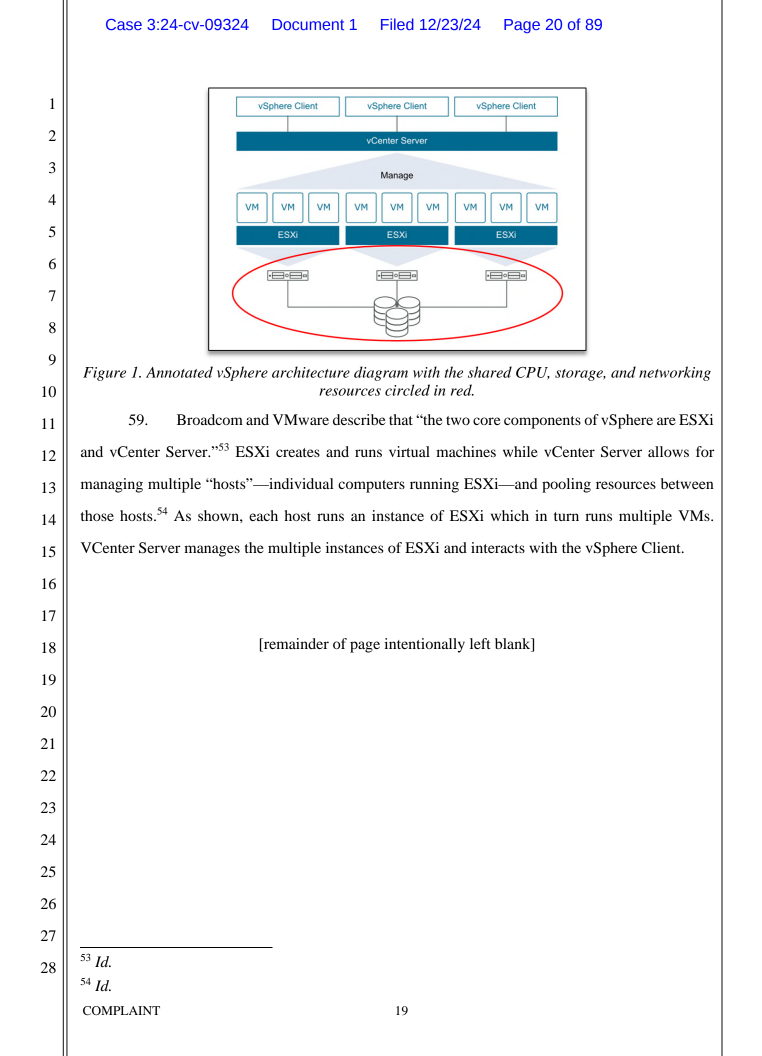
12

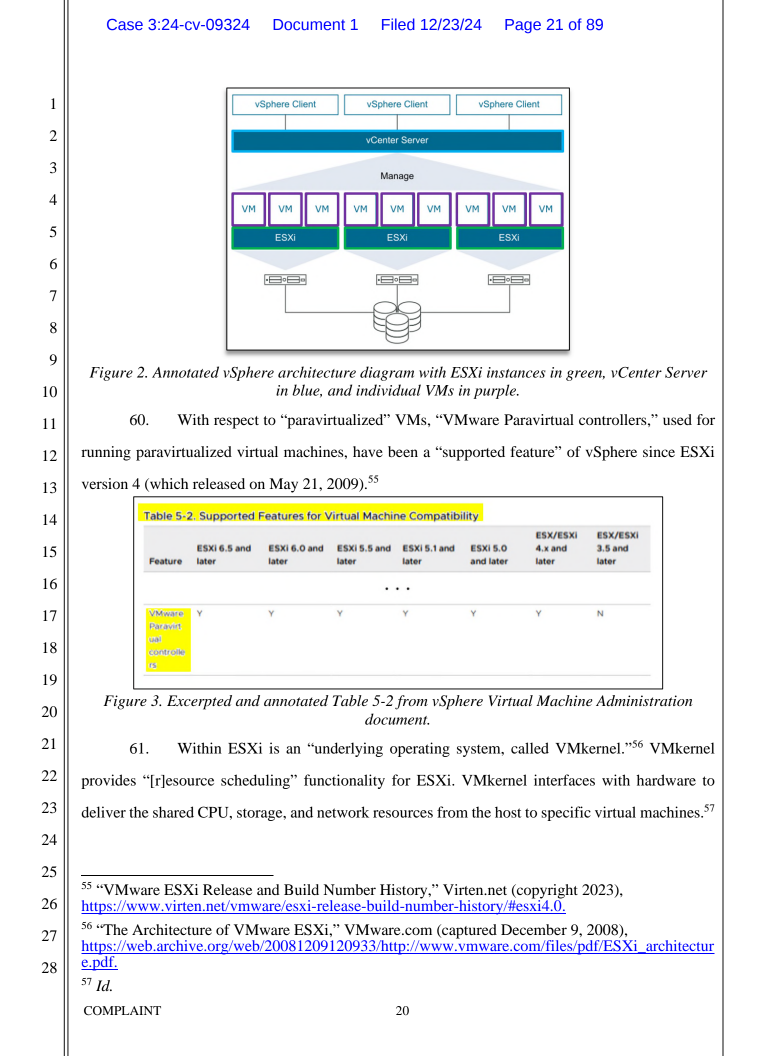
24

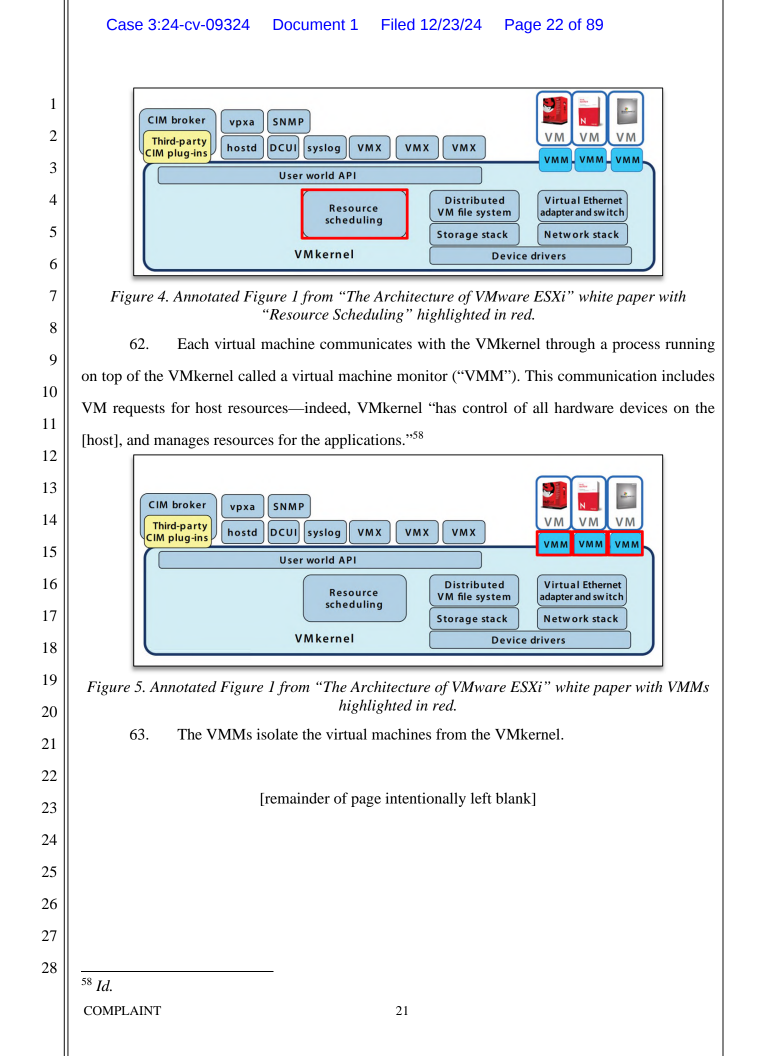
25

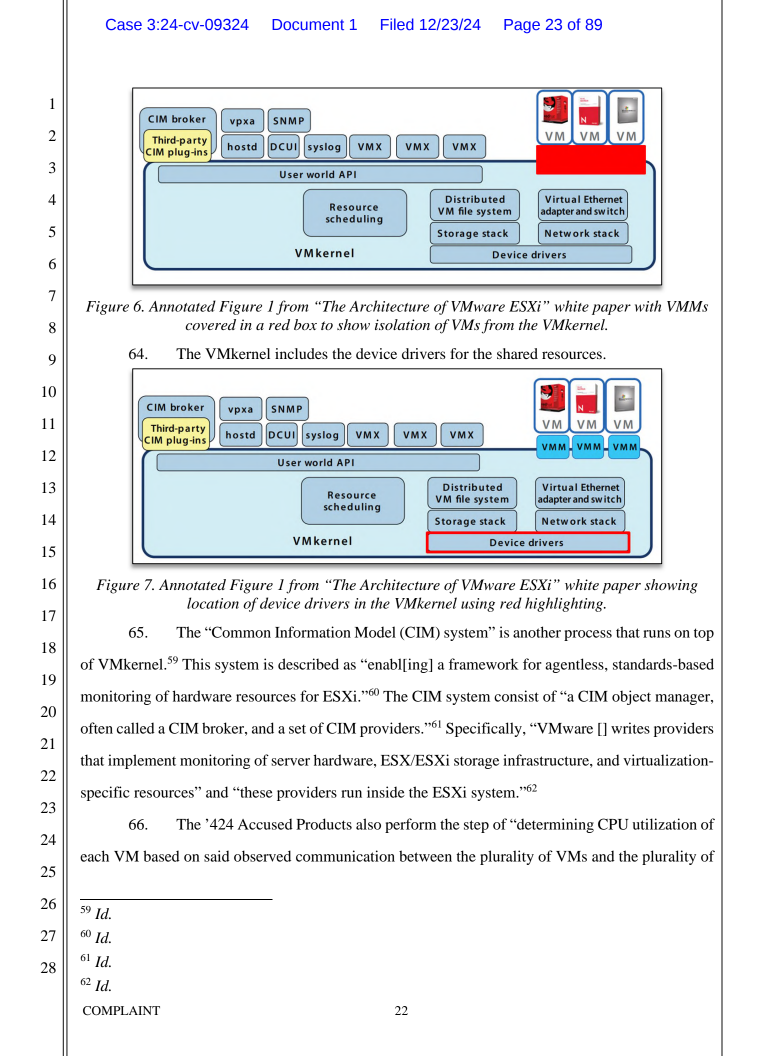
26 27

28 ⁵² "VMware vSphere Documentation," VMware.com (captured December 4, 2022), https://web.archive.org/web/20221204141132/https://docs.vmware.com/en/VMwarevSphere/index.html.









driver domains, wherein said determining includes determining CPU utilization of said driver
 domain attributable to each of said VMs, including determining a share of CPU execution
 attributable to said each VM during a predetermined time interval."

4 5 67. For example, vSphere includes a "statistics subsystem [which] collects data on the resource usage of inventory objects."⁶³ The product literature explains:

6 68. [H]osts use data counters to query for statistics. A data counter is a unit of
7 information relevant to a given inventory object or device. Each counter collects data for a different
8 statistic in a metric group. For example, the disk metric group includes separate data counters to
9 collect data for disk read rate, disk write rate, and disk usage. Statistics for each counter are rolled
10 up *after a specified collection interval*.⁶⁴

69. vSphere monitors CPU usage of virtual machines. For example, the CPU panel
displays "server-wide statistics as well as statistics for . . . virtual machine CPU utilization."⁶⁵ One
of these statistics, %USED, reflects the percentage of physical CPU core cycles used and may be
calculated for specific virtual machines.⁶⁶

- 70. %USED is calculated using the following formula:
- 16

15

71. % USED = % RUN + % SYS - % OVRLP

17 72. In this formula, %RUN is the percentage of total time scheduled but does not account
18 for system time.

19 73. %SYS is the "[p]ercentage of time spent in the ESXi VMkernel on behalf of the . . .
20 virtual machine . . . to process interrupts and to perform other system activities."

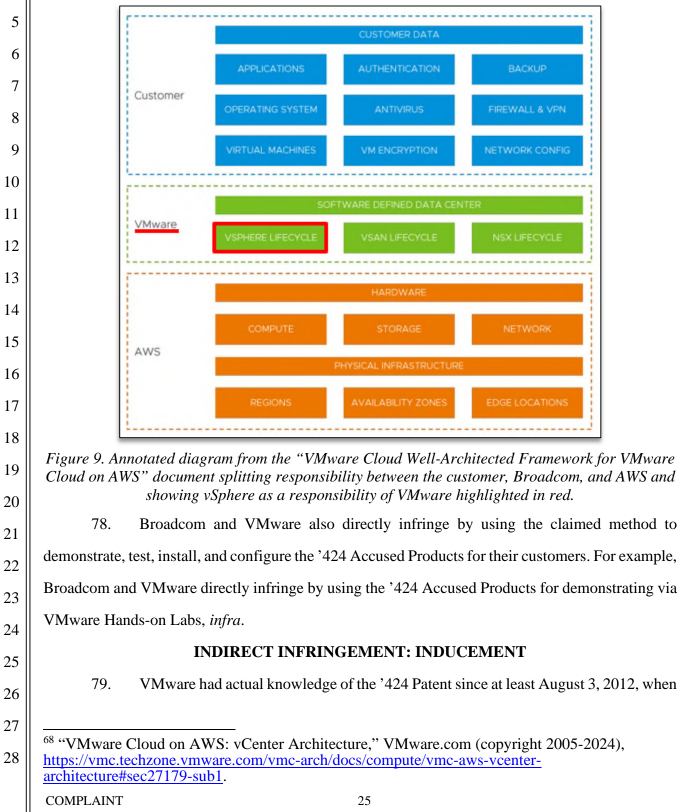
- 74. %OVRLP is the "[p]ercentage of system time spent during scheduling of a resource
 pool, virtual machine, or world on behalf of a different resource pool, virtual machine, or world
 while the resource pool, virtual machine, or world was scheduled." For example, "if virtual machine
 A is being scheduled and a network packet for virtual machine B is processed by the ESXi
- ⁶³ "vSphere Monitoring and Performance," VMware.com (copyright 2010-2021), https://docs.vmware.com/en/VMware-vSphere/7.0/vsphere-esxi-vcenter-server-703-monitoringperformance-guide.pdf.
 ⁶⁴ Id.
- 6^{5} Id.
- $\begin{array}{c|c} 28 \\ \hline 66 \\ Id. \end{array}$
 - COMPLAINT

1 VMkernel, the time spent appears as %OVRLP for virtual machine A and %SYS for virtual machine 2 B." Accordingly, the '424 Accused Products perform all steps of Claim 1 of the '424 Patent. 3 **DIRECT INFRINGEMENT** 4 75. Broadcom and VMware, jointly and severally, have directly infringed, and 5 Broadcom and VMware continue to infringe, the '424 Patent in multiple ways. 6 Broadcom and VMware directly infringe the '424 Patent at least when they perform the claimed 7 methods of the '424 Patent, in violation of at least 35 U.S.C. § 271(a), by providing the '424 8 Accused Products as a service. VMware Cloud on AWS Frequently Asked Questions 9 General 10 What is VMware Cloud on AWS? 11 VMware Cloud™ on AWS brings VMware's enterprise-class SDDC software to the AWS Cloud with optimized access to AWS services. Powered by VMware Cloud Foundation, VMware Cloud on AWS integrates VMware compute, storage and network virtualization products (VMware vSphere®) vSAN™ and NSX®) along with VMware vCenter management. 12 optimized to run on dedicated, elastic, bare-metal AWS infrastructure. 13 How do I sign up for the service? Please contact your VMware account team. AWS account team or AWS partner network. You can learn more about the 14 onboarding process with our Quick Start. 15 Figure 8. Annotated screenshot from VMware Cloud Tech Zone FAQ page explaining the VMware Cloud on AWS Service and how to sign up. 16 76. When a customer signs up for and uses a vSphere cloud-based service (e.g., VMware 17 Cloud on AWS), Broadcom and VMware perform the claimed methods as detailed above by 18 controlling and maintaining responsibility for the infringing functionality. 19 77. Broadcom and VMware also condition the benefit of the '424 Accused Products on 20 Broadcom and VMware's partners performing the infringing functionality and Broadcom and 21 VMware's control of the manner and timing of said performance. For example, Broadcom and 22

- VMware maintain a "Shared Responsibility Model" that is "common among the different VMware
 Cloud Providers" and "defines distinct roles and responsibilities between the VMware Cloud
 Infrastructure Services provider and an organization consuming the service."⁶⁷ As shown below,
 Broadcom and VMware maintain responsibility for the "vSphere Lifecycle." As further
- 27

 ⁶⁷ "VMware Cloud Well-Architected Framework for VMware Cloud on AWS," VMware.com
 (copyright 2023), <u>https://docs.vmware.com/en/VMware-Cloud-Well-Architected-Framework/services/vmcwaf-aws.pdf</u>.

confirmation, when describing the AWS implementation, Broadcom and VMware describe one of
 the goals of the shared responsibility model as being to "[p]rotect VMware-managed objects"
 including "management appliances" and "hosts."⁶⁸ The "management appliances" and "hosts"
 execute code performing the steps of Claim 1 described above.



the '424 Patent was cited by an examiner at the United States Patent and Trademark Office
 ("USPTO") during a rejection of VMware's application that ultimately issued as U.S. Patent No.
 8,650,564.

80. Moreover, VMware cited to the application that issued as the '424 Patent (U.S. Patent
App. No. 2006/0200821A1, the "'821 Pub") in Information Disclosure Statements filed on August
17, 2016 (during prosecution of VMware Inc's U.S. Patent No. 9,513,950) and both on September
7, 2016 and October 24, 2016 (during prosecution of VMware Inc's U.S. Patent No. 10,761,895).
8 These IDSs were filed after the '821 Pub had already issued as the '424 Patent, on August 17, 2010.

9 81. VMware was reminded of the '424 Patent on multiple occasions when the USPTO 10 identified the '821 Pub during prosecution of VMware's patent applications. For example, the '821 11 Pub was relied upon in non-final rejections on April 11, 2016 and June 30, 2017 and a final rejection 12 on October 6, 2016 and January 10, 2018; argued over by VMware in responses to those rejections, 13 which were filed on July 11, 2016; December 22, 2016; and May 10, 2018; and discussed during an 14 examiner interview on April 12, 2018; all of which occurred during prosecution of the application 15 that issued to VMware as U.S. Patent No. 11,010,197. Similarly, the '821 Pub was identified in a 16 rejection on August 7, 2019 during prosecution of the patent that issued to VMware as U.S. Patent No. 10,628,330. 17

18 82. VMware also abandoned applications in which the '821 Pub was cited. U.S. App.
19 No. 12/126,705 was abandoned after the USPTO substantively relied upon the '821 Pub when
20 rejecting VMware's application over multiple rejections issued between April 11, 2016 and January
21 10, 2018. In U.S. App. No. 13/865,026, the '821 Pub was cited as prior art pertinent to VMware's
22 application on April 12, 2018.

[remainder of page intentionally left blank]

COMPLAINT

23

24

25

26

27

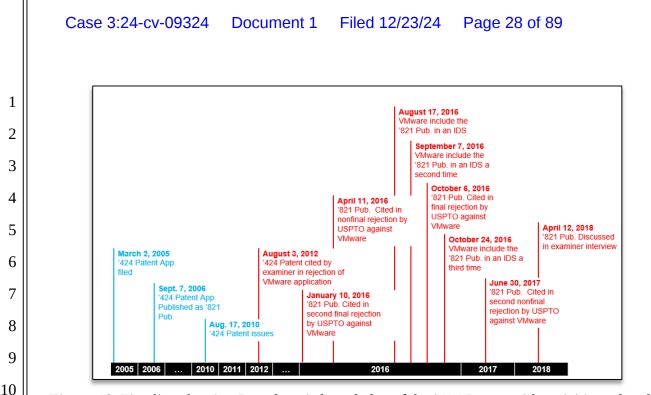


Figure 10. Timeline showing Broadcom's knowledge of the '424 Patent with activities related to '424 Patent in blue and activities related to Broadcom's knowledge of the '424 Patent in red.

12

11

83. Thus, VMware had knowledge of the '424 Patent since 2012.

13 84. VMware's knowledge—including its knowledge of the Asserted Patents—can be
 14 imputed to Broadcom as Broadcom stands in VMware's shoes by virtue of the Transaction.

85. Further, VMware's knowledge can be imputed to Broadcom because VMware's
employees merged with, were acquired by, and went to work for Broadcom, including employees
with knowledge of the prosecution histories of the VMware's patents. For example, the Senior
Intellectual Property Counsel for VMware from August 2013 to November 2023 worked for
Broadcom in the same role. As Senior IP Counsel for VMware, this person would have overseen
and been responsible for VMware's patent portfolio and their prosecution and brings this knowledge
to Broadcom.

22

86. Broadcom also has its own direct knowledge of the Asserted Patents.

87. Broadcom would have engaged in an extensive review of VMware's patents,
including their prosecution histories, as part of the detailed due diligence necessary for the
Broadcom-VMware merger, *i.e.*, before November 2023. For example, Broadcom's 2023 annual
report states that Broadcom focuses its "research and development resources to . . . leverage our
extensive portfolio of U.S. and other patents, and other intellectual property" because its "success

depends in part upon [its] ability to protect [its] IP," including its patents.⁶⁹ Hock Tan, CEO of Broadcom, stated pre-merger that "VMware will complement Broadcom's more than 60-year focus on innovation, intellectual property, and R&D know-how."70

3

1

2

4 88. Broadcom and VMware, jointly and severally, have actively induced infringement 5 of at least Claim 1 of the '424 Patent in violation of at least 35 U.S.C. § 271(b). Users of the '424 6 Accused Products directly infringe at least Claim 1 of the '424 Patent when they use the '424 7 Accused Products in the ordinary, customary, and intended way. Broadcom and VMware's 8 inducement includes, without limitation and with specific intent to encourage the infringement, 9 knowingly inducing consumers to use the '424 Accused Products within the United States in the 10 ordinary, customary, and intended way by, directly or through intermediaries, supplying the '424 11 Accused Products to consumers within the United States and instructing and encouraging such 12 customers to use the '424 Accused Products in the ordinary, customary, and intended way, which 13 Broadcom and VMware know or should know infringes at least Claim 1 of the '424 Patent.

14 89. For example, in some cases, Broadcom and VMware sell the '424 Accused Products 15 to their customers as software for installation on customer computer(s). Whenever customers install 16 the '424 Accused Products and run a virtual machine, at least Claim 1 of the '424 Patent is 17 performed. In at least this way, the customers of Broadcom and VMware directly infringe the '424 18 Patent while Broadcom and VMware know of the '424 Patent, or should know that these activities 19 infringe the '424 Patent, and specifically intends and instructs for their customers to infringe. 20 Broadcom and VMware have provided and continue to provide these instructions to infringe despite knowing of the '424 Patent and knowing or being willfully blind to the fact these activities infringe 21 22 the '424 Patent.

23

90. By way of example, Broadcom and VMware's instructions to their customers to 24 infringe are made at least through their creation and distribution of marketing, promotional, and 25 instructional materials. The promotional and product literature for the Accused Products is designed

Broadcom SEC Form 10-K for fiscal year ending on October 29, 2023, available at 27 https://investors.broadcom.com/static-files/2b98b262-4fbb-4731-b3dd-88f6ca187002.

²⁸ ⁷⁰ "Keeping customers at the center of everything," Broadcom.com (February 08, 2023), https://www.broadcom.com/blog/keeping-customers-at-the-center-of-everything. COMPLAINT 28

to instruct, encourage, enable, and facilitate the user of the '424 Accused Products to use the '424
 Accused Products in a manner that directly infringes the '424 Patent. And Broadcom and VMware
 provide instructions, support, and technical assistance to their customers in support of committing
 the infringement.

- 5 91. One nonlimiting example of Broadcom and VMware's inducement includes at least
 6 VMware Hands-on Labs for vSphere-based products.
- 92. On the official VMware YouTube page, Broadcom and VMware explain that
 VMware Hands-On Labs "delivers a real virtualized infrastructure in the cloud powered by
 VMware" to let customers "try out products from the convenience of [their] browser."⁷¹ Broadcom
 and VMware further explain that "each self-paced lab is guided with a manual and built in modules
 so you can take all or just part of a lab and come and go from labs as often as you like."⁷²



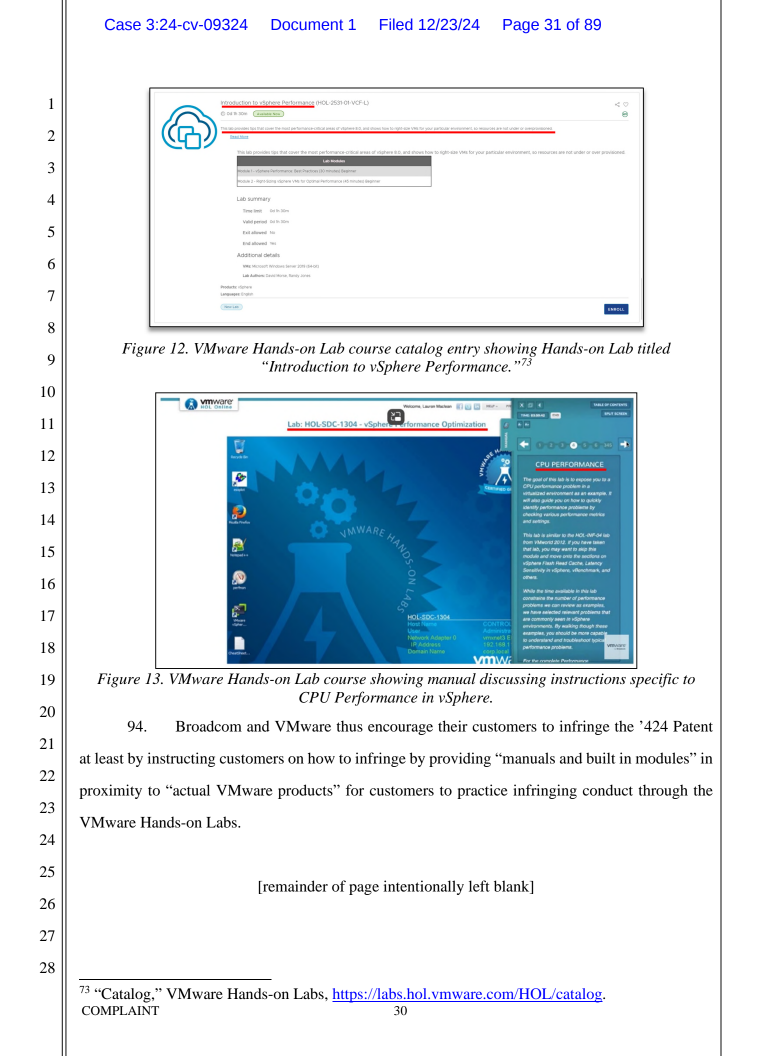
Figure 11. Screenshot from VMware YouTube video titled "What are VMware Hands-on Labs?," showing VMware Hands-on Lab Environment highlighted with in-lab manual highlighted in red.

- 93. Broadcom and VMware offer VMware Hands-on Labs directly related to use of the vSphere functionality that infringes the '424 Patent. For example, Broadcom and VMware offer a VMware Hands-on Lab on "vSphere Performance Optimization."
- 25 26

22

23

 ⁷¹ "What are VMware Hands-on Labs," VMware YouTube Channel, YouTube.com (June 25, 2014), <u>https://www.youtube.com/watch?v=XggYeVsK_R0</u>, 0:25-32.
 ⁷² Id., 0:34-42.
 COMPLAINT 29



Case 3:24-cv-09324 Document 1 Filed 12/23/24 Page 32 of 89 **vm**ware A LE In HELP 1 Lab: HOL-SDC-1304 - vSphere Performance Optimization 2 3 Site A vCenter Admin ... 500 VMware vE 4 5 6 7 VMware vSphere Web Client 8 9 Actual VMware products online! 10 Figure 14. Screenshot from VMware YouTube video titled "What are VMware Hands-on Labs?" 11 95. Besides the VMware Hand-on Labs example discussed above, Broadcom and 12 VMware publicly share numerous instructions, troubleshooting manuals, and product 13 documentations through Broadcom's support portal (https://support.broadcom.com/) and at 14 https://docs.vmware.com/en/VMware-vSphere/index.html. 15 96. Like the Hands-on Labs discussed above, these support documents also provide step-16 by-step instructions explaining how to use the '424 Accused Products in an infringing manner. 17 97. Thus, Broadcom and VMware have induced their customers to infringe the '424 18 Patent. Broadcom and VMware's knowing inducement of their customers to infringe has caused 19 and continues to cause damage to Netflix, and Netflix is entitled to recover damages sustained as a 20 result of Broadcom and VMware's wrongful acts in an amount subject to proof at trial. 21 **INDIRECT INFRINGEMENT: CONTRIBUTORY INFRINGEMENT** 22 98. Broadcom and VMware have actively contributed to infringement of at least Claim 1 23 of the '424 Patent in violation of at least 35 U.S.C. § 271(c). Broadcom and VMware sell the '424 24 Accused Products, which are software specially made or especially adapted to practice the method 25 claimed in at least Claim 1 of the '424 Patent. 26 99. The infringing components of the '424 Accused Products have no substantial 27 function or use other than to practice the invention claimed in at least Claim 1 of the '424 Patent at

COMPLAINT

28

31

least because infringement of the claimed method is performed automatically when customers start

a virtual machine using the '424 Accused Products installed on a computer system.

100. The '424 Accused Products include material components of the claimed method
recited in at least Claim 1 of the '424 Patent and are not a staple article or commodity of commerce,
including because they are specifically configured to infringe according to at least Claim 1 of the
'424 Patent (*see*, *e.g.*, ¶¶ 54-78).

Broadcom and VMware's contributory infringements include, without limitation,
making, offering to sell, and/or selling within the United States, and/or importing into the United
States, the '424 Accused Products, which each include one or more components for use in practicing
at least Claim 1 of the '424 Patent, knowing the component to be especially made or especially
adapted for use in an infringement of at least Claim 1 of the '424 Patent (*see*, *e.g.*, ¶ 54-99), and
not a staple article or commodity of commerce suitable for substantial non-infringing use.

12

1

WILLFUL INFRINGEMENT

13 102. Broadcom and VMware's infringement of the '424 Patent has been and is willful and
14 deliberate.

15 103. As discussed above, VMware had actual knowledge of the '424 Patent since August
3, 2012. VMware's knowledge is imputed to Broadcom by virtue of the Transaction and for the
reasons set forth above.

18 104. Broadcom also obtained its own direct knowledge of the '424 Patent through pre19 merger due diligence and by acquiring VMware employees with knowledge, *supra*.

20 105. As discussed above, Broadcom knew or should have known that its actions infringe
21 and actively induce infringement of the '424 Patent.

106. As discussed above, Broadcom specifically intended that both itself and/or its
customers infringe the '424 Patent.

Further, VMware marked accused functionality with patents whose prosecution
contains citations to or objections based on the Asserted Patents. That is, many of VMware's patent
applications that contain citations to or rejections based on the Asserted Patents, were later, after
issuance, used to mark infringing functionality. Broadcom appears to have removed VMware's virtual marking URL but, upon information and belief, Broadcom did so to review VMware's virtual

marking and can be imputed with knowledge thereof. Thus, Broadcom understands that the Asserted
Patents cited in VMware's prosecution histories overlap with the functionality in the '424 Accused
Products or is willfully blind to that fact. Given the close relationship between the subject of the
Patents-in-Suit and the '424 Accused Products, including that VMware marked accused
functionality with patents that were objected to during prosecution based on the Asserted Patents,
Broadcom knew or should have known of the substantial risk of infringement through use of their
products.

8 108. Broadcom and VMware's willfulness is further evidenced by VMware's 9 demonstrated culture of knowingly using patented technology.⁷⁴ Copying other people's patents is 10 circumstantial evidence of willful infringement and it appears the Accused Products are copies of 11 the Asserted Patents. Further, VMware's former CEO, who served in that role for ten (10) years, 12 from October 2013 to December 2023, allegedly testified in deposition that VMware has a culture 13 of copying.⁷⁵ Upon information and belief, Broadcom continues VMware's culture of copying 14 today.

15 109. Broadcom and VMware's willfulness is further evidenced by VMware's culture of
willful blindness toward patents, including intentionally not reviewing third-party patents when any
rational actor would understand—based on, for example, the application rejections in VMware's
patent applications—that a substantial risk of infringement exists.⁷⁶ Upon information and belief,
Broadcom continues that culture today.

110. In fact, two separate juries have found VMware committed willful infringement, in
part, because of VMware's culture of copying and refusing to review third-party patents during a
time period relevant to this matter.⁷⁷ Indeed, the Accused Product in those matters is the same
Accused Product here, demonstrating a pattern and practice of copying and willful blindness as to
infringement when it comes to the Accused Product, vSphere, during the time at-issue here. Upon

 ²⁵
 ⁷⁴ See, e.g., Cirba Inc. (d/b/a Densify) v. VMware, Inc., Case No. 1:19-cv-00742-GBW ("Cirba"), ECF 1528; 1:19-cv-00742-GBW ECF 1848.

⁷⁵ *Cirba*, 1:19-cv-00742-GBW ECF 1529, 1531.

²⁷ ⁷⁶ See, e.g., Cirba, ECF Nos. 1529, ECF 1531, ECF 1848.

 ⁷⁷ Cirba Inc. (d/b/a Densify) v. VMware, Inc., Case No. 1:19-cv-00742-GBW, ECF Nos. 577, 1785.
 COMPLAINT 33

1 information and belief, Broadcom continues the pattern and practice of willful infringement today. 2 111. Thus, Broadcom and VMware have willfully infringed the '424 Patent. Broadcom 3 and VMware's knowing and willful infringement has caused and continues to cause damage to 4 Netflix, and Netflix is entitled to recover damages sustained as a result of Broadcom and VMware's 5 wrongful acts in an amount subject to proof at trial. 6 SECOND CLAIM FOR RELIEF 7 Infringement of U.S. Patent No. 7,797,707 (the "'707 Patent") 8 Against Broadcom and VMware 9 112. Netflix incorporates by reference paragraph nos. 1-111, *supra*. 10 113. Broadcom and VMware have infringed, and continues to infringe, at least Claim 1 11 of the '707 Patent, either literally or under the doctrine of equivalents, by making, using, selling, 12 and/or offering for sale within the United States and/or importing into the United States products 13 that are covered by at least Claim 1 of the '707 Patent. These products include, but are not limited 14 to VMware vSphere Foundation, VMware Cloud Foundation, VMware Cloud on AWS, Azure 15 VMware Solution, Google Cloud VMware Engine, Oracle Cloud VMware Solution, IBM Cloud for 16 VMware Solutions, Alibaba Cloud VMware Service, as well as any other vSphere-based products and/or services (collectively, the "707 Accused Products"). 17 18 114. Claim 1 of the '707 Patent recites: 19 A method comprising: 20 observing, in a computer, communication from a virtual 21 machine (VM) to a domain in which a device driver for a shared 22 resource resides, wherein the domain is separate from a virtual 23 machine monitor (VMM); 24 determining, in the computer and based on said 25 communication, CPU utilization of said domain attributable to said 26 VM; 27 determining, for the VM, CPU utilization allocated by a 28 scheduler to the VM; and COMPLAINT 34

1

2

3

4

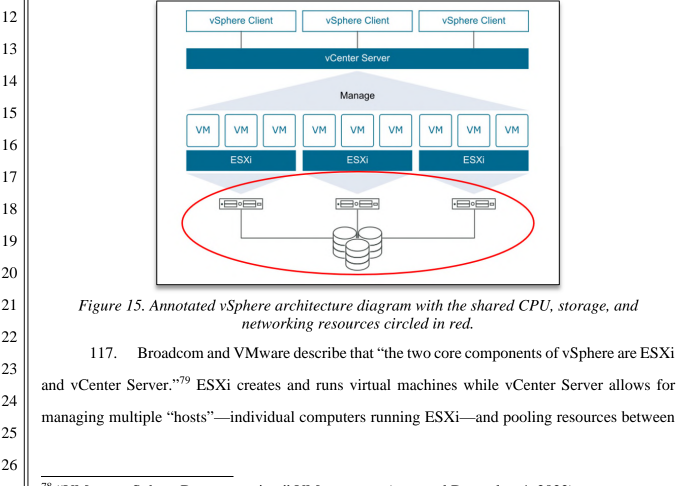
7

COMPLAINT

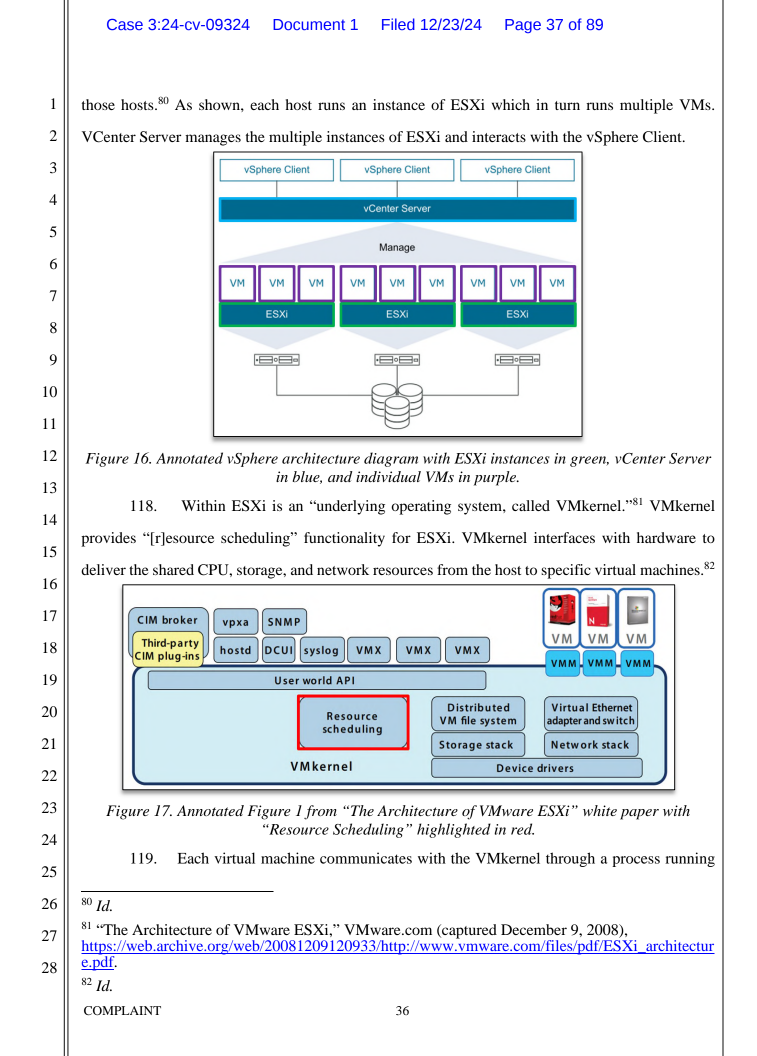
determining, for the VM, total CPU utilization attributable to the VM by summing the determined CPU utilization allocated to the VM by the scheduler and the determined CPU utilization of the domain attributable to the VM.

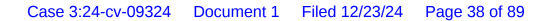
5 115. The '707 Accused Products perform a method comprising "observing, in a computer, 6 communication from a virtual machine (VM) to a domain in which a device driver for a shared resource resides, wherein the domain is separate from a virtual machine monitor (VMM)."

8 116. Broadcom and VMware's vSphere products allow VMs to share CPU, storage, and 9 networking resources. For example, vSphere, is described by Broadcom and VMware as a 10 "virtualization platform, which transforms data centers into aggregated computing infrastructures that include CPU, storage, and networking resources."78 11

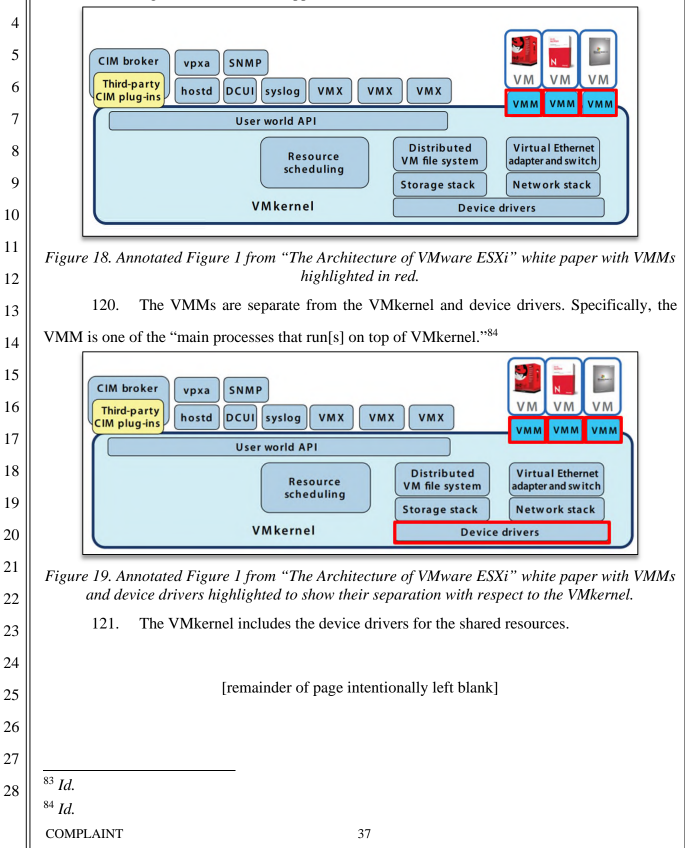


⁷⁸ "VMware vSphere Documentation," VMware.com (captured December 4, 2022), 27 https://web.archive.org/web/20221204141132/https://docs.vmware.com/en/VMwarevSphere/index.html. 28 ⁷⁹ Id.





on top of the VMkernel called a virtual machine monitor ("VMM"). This communication includes
 VM requests for host resources—indeed, VMkernel "has control of all hardware devices on the
 [host], and manages resources for the applications."⁸³



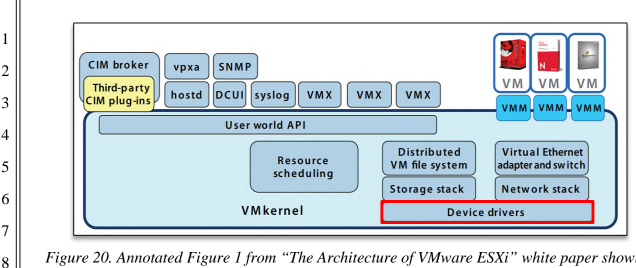


Figure 20. Annotated Figure 1 from "The Architecture of VMware ESXi" white paper showing location of device drivers in the VMkernel using red highlighting.
122. The "Common Information Model (CIM) system" is another process that runs on top of VMkernel.⁸⁵ This system is described as "enabl[ing] a framework for agentless, standards-based monitoring of hardware resources for ESXi."⁸⁶ The CIM system consist of "a CIM object manager, often called a CIM broker, and a set of CIM providers."⁸⁷ Specifically, "VMware [] writes providers

that implement monitoring of server hardware, ESX/ESXi storage infrastructure, and virtualization-

specific resources" and "these providers run inside the ESXi system."⁸⁸

123. The '707 Accused Products perform the step of "determining, in the computer and

based on said communication, CPU utilization of said domain attributable to said VM."

124. For example, vSphere includes a "statistics subsystem [which] collects data on the

18 resource usage of inventory objects."⁸⁹ The product literature explains:

[H]osts use data counters to query for statistics. A data counter is a unit of information relevant to a given inventory object or device. Each counter collects data for a different statistic in a metric group. For example, the disk metric group includes separate data counters to collect data for disk read rate, disk write rate, and disk usage. Statistics for each counter are rolled up after a specified collection interval.⁹⁰

23

9

10

11

12

13

14

15

17

19

20

21

22

24

⁸⁶ Id.

 $25 \parallel _{87} Id.$

⁸⁵ Id.

 $26 ||^{88} Id$

 27
 ⁸⁹ "vSphere Monitoring and Performance," VMware.com (copyright 2010-2021), <u>https://docs.vmware.com/en/VMware-vSphere/7.0/vsphere-esxi-vcenter-server-703-monitoring-</u> performance-guide.pdf.

 $28 \left\| \begin{array}{c} \frac{\text{perfor}}{90} \\ 90 \\ Id. \end{array} \right.$

1 125. For example, one calculated metric, %SYS, is the "[p]ercentage of time spent in the 2 ESXi VMkernel on behalf of the ... virtual machine ... to process interrupts and to perform other 3 system activities." 4 126. The '707 Accused Products perform the step of "determining, for the VM, CPU 5 utilization allocated by a scheduler to the VM." 6 127. For example, another calculated metric, %RUN, is the percentage of total CPU time 7 scheduled.91 8 128. The '707 Accused Products perform the step of "determining, for the VM, total CPU 9 utilization attributable to the VM by summing the determined CPU utilization allocated to the VM by the scheduler and the determined CPU utilization of the domain attributable to the VM."⁹² 10 For example, the CPU panel displays "server-wide statistics as well as statistics for 11 129. ... virtual machine CPU utilization."⁹³ One of these statistics, %USED, reflects the percentage of 12 physical CPU core cycles used and may be calculated for specific virtual machines.⁹⁴ 13 14 130. %USED is calculated using the following formula (summation highlighted in red): 15 % USED = % RUN + % SYS - % OVRLP16 131. Accordingly, the '707 Accused Products perform all steps of Claim 1 of the '707 17 Patent. 18 **DIRECT INFRINGEMENT** 19 132. Broadcom and VMware directly infringe the '707 Patent in multiple ways. 20 Broadcom and VMware directly infringe the '707 Patent when they perform the 133. 21 claimed methods of the '707 Patent, in violation of at least 35 U.S.C. § 271(a), by providing the 22 '707 Accused Products as a service. 23 24 [remainder of page intentionally left blank] 25 26 ⁹¹ *Id*. ⁹² Id. 27 ⁹³ *Id*. 28 ⁹⁴ Id. COMPLAINT 39

Case 3:24-cv-09324 Document 1 Filed 12/23/24 Page 41 of 89 VMware Cloud on AWS Frequently Asked Questions General What is VMware Cloud on AWS? VMware Cloud™ on AWS brings VMware's enterprise-class SDDC software to the AWS Cloud with optimized access to AWS services. Powered by VMware Cloud Foundation, VMware Cloud on AWS integrates VMware compute, storage and network virtualization products (VMware vSphere®) vSAN™ and NSX®) along with VMware vCenter management. optimized to run on dedicated, elastic, bare-metal AWS infrastructure. How do I sign up for the service? Please contact your VMware account team. AWS account team or AWS partner network. You can learn more about the onboarding process with our Quick Start.

Figure 21. Annotated screenshot from VMware Cloud Tech Zone FAQ page explaining the VMware Cloud on AWS Service and how to sign up.

134. When a customer signs up for and uses a vSphere cloud-based service (e.g., VMware Cloud on AWS), Broadcom and VMware perform the claimed methods as discussed above by controlling and maintaining responsibility for the infringing functionality. Alternatively, Broadcom and VMware condition the benefit of the '707 Accused Products on Broadcom and VMware's partners performing the infringing functionality and Broadcom and VMware's control the manner and timing of said performance.

135. For example, Broadcom and VMware maintain a "Shared Responsibility Model" that 15 is "common among the different VMware Cloud Providers" and "defines distinct roles and 16 responsibilities between the VMware Cloud Infrastructure Services provider and an organization consuming the service."⁹⁵ As shown below, Broadcom and VMware maintain responsibility for the 18 "vSphere Lifecycle." As further confirmation, when describing the AWS implementation, 19 Broadcom and VMware describe one of the goals of the shared responsibility model as being to 20 "[p]rotect VMware-managed objects" including "management appliances" and "hosts."⁹⁶ The "management appliances" and "hosts" execute code performing the steps of Claim 1 described 22 above. 23

24

21

1

2

3

4

5

6

7

8

9

10

11

12

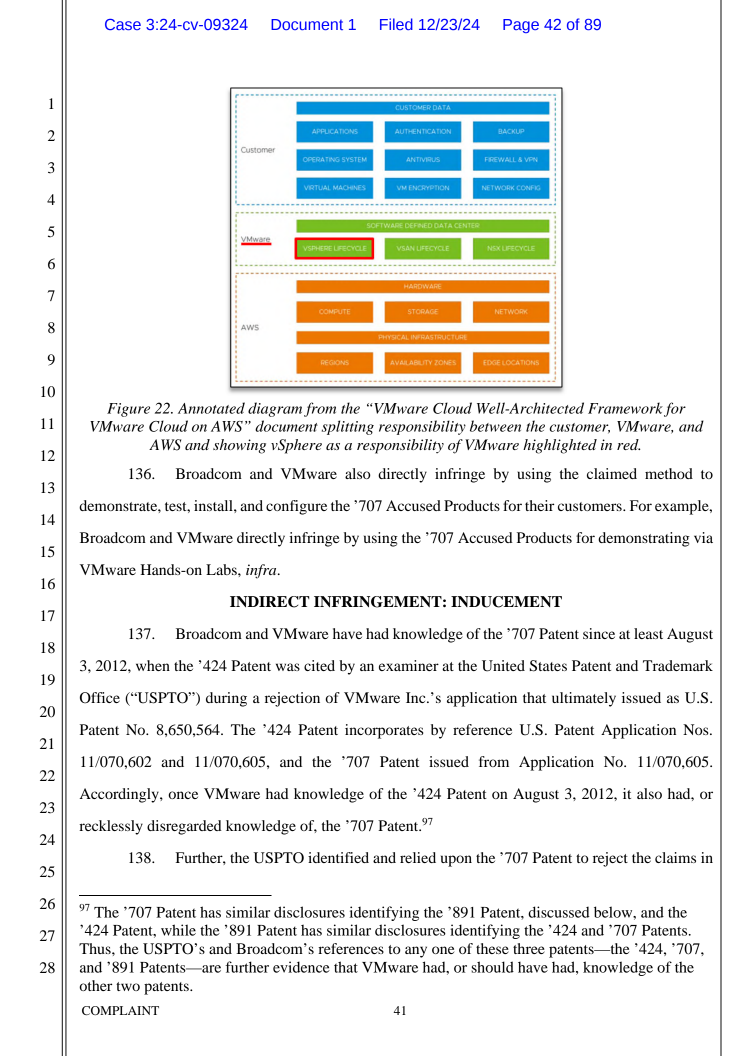
13

14

17

²⁶ ⁹⁵ "VMware Cloud Well-Architected Framework for VMware Cloud on AWS," VMware.com (copyright 2023), https://docs.vmware.com/en/VMware-Cloud-Well-Architected-27

Framework/services/vmcwaf-aws.pdf. ⁹⁶ "VMware Cloud on AWS: vCenter Architecture," VMware.com (copyright 2005-2024), 28 https://vmc.techzone.vmware.com/vmc-arch/docs/compute/vmc-aws-vcenterarchitecture#sec27179-sub1.

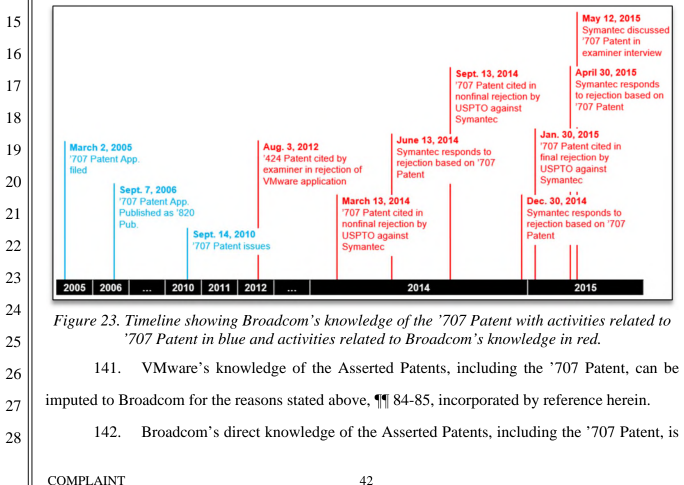


1

a Symantec patent application for the patent that ultimately issued as U.S. Patent No. 9,143,410. 2 Broadcom acquired Symantec on November 4, 2019, and Symantec's knowledge of the '707 Patent 3 is therefore imputed to Broadcom. Additionally, Broadcom would have obtained knowledge of 4 Symantec's patents prosecutions during the pre-sale due diligence process.

5 139. Further, VMware was provided with knowledge of the '707 Patent when the 6 USPTO's rejected—on March 13, 2014, on September 30, 2014, and again on January 30, 2015— 7 Symantec's patent application as unpatentable over the '707 Patent. Symantec's responses on June 8 13, 2014, December 30, 2014, and April 30, 2015 to the USPTO's rejections, including 9 substantively discussing and amending over the '707 Patent, and Symantec's discussion of the '707 10 Patent with the USPTO during an examiner interview on May 15, 2015 are further evidence of 11 Symantec's, and by extension, Broadcom's knowledge of the '707 Patent.

12 140. VMware was also reminded of the '707 Patent when the USPTO listed the publication corresponding to the '707 Patent in a notice of references cited on July 29, 2019 during 13 14 prosecution of VMware's application that issued as U.S. Patent No. 10,628,330.



1 detailed above, ¶¶ 86-87, incorporated by reference herein.

2 Broadcom and VMware have actively induced infringement of at least Claim 1 of 143. 3 the '707 Patent in violation of at least 35 U.S.C. § 271(b). Users of the '707 Accused Products 4 directly infringe at least Claim 1 of the '707 Patent when they use the '707 Accused Products in the 5 ordinary, customary, and intended way. Broadcom and VMware's inducements include, without 6 limitation and with specific intent to encourage the infringement, knowingly inducing consumers to 7 use the '707 Accused Products within the United States in the ordinary, customary, and intended 8 way by, directly or through intermediaries, supplying the '707 Accused Products to consumers 9 within the United States and instructing and encouraging such customers to use the '707 Accused 10 Products in the ordinary, customary, and intended way, which Broadcom and VMware know or 11 should know infringes at least Claim 1 of the '707 Patent.

12 Broadcom and VMware sell the '707 Accused Products to their customers as 144. software for installation on customer computer(s). When Broadcom and VMware's customers 13 14 install the '707 Accused Products and run a virtual machine, at least Claim 1 of the '707 Patent is 15 performed. In at least this way, the customers of Broadcom and VMware directly infringe the '707 16 Patent while Broadcom and VMware know of the '707 Patent, know or should know that these 17 activities infringe the '707 Patent, and specifically intend and instruct for their customers to infringe. 18 Broadcom and VMware have provided and continue to provide these instructions to infringe despite 19 knowing of the '707 Patent and knowing or being willfully blind to the fact these activities infringe 20 the '707 Patent.

145. By way of example, Broadcom and VMware's instructions to their customers to
infringe are made at least through their creation and distribution of marketing, promotional, and
instructional materials. The promotional and product literature for the Accused Products is designed
to instruct, encourage, enable, and facilitate the user of the '707 Accused Products to use the '707
Accused Products in a manner that directly infringes the '707 Patent. And Broadcom and VMware
provide instructions, support, and technical assistance to their customers in support of committing
the infringement.

28

146. One nonlimiting example of Broadcom and VMware's inducement includes at least

1 VMware Hands-on Labs for vSphere-based products.

147. On Broadcom and VMware's official VMware YouTube page, Broadcom and
VMware explain that VMware Hands-On Labs "delivers a real virtualized infrastructure in the cloud
powered by VMware" to let customers "try out products from the convenience of [their] browser."⁹⁸
Broadcom and VMware further explain that "each self-paced lab is guided with a manual and built
in modules so you can take all or just part of a lab and come and go from labs as often as you like."⁹⁹



Figure 24. Screenshot from VMware YouTube video titled "What are VMware Hands-on Labs?," showing VMware Hands-on Lab Environment highlighted with in-lab manual highlighted in red.

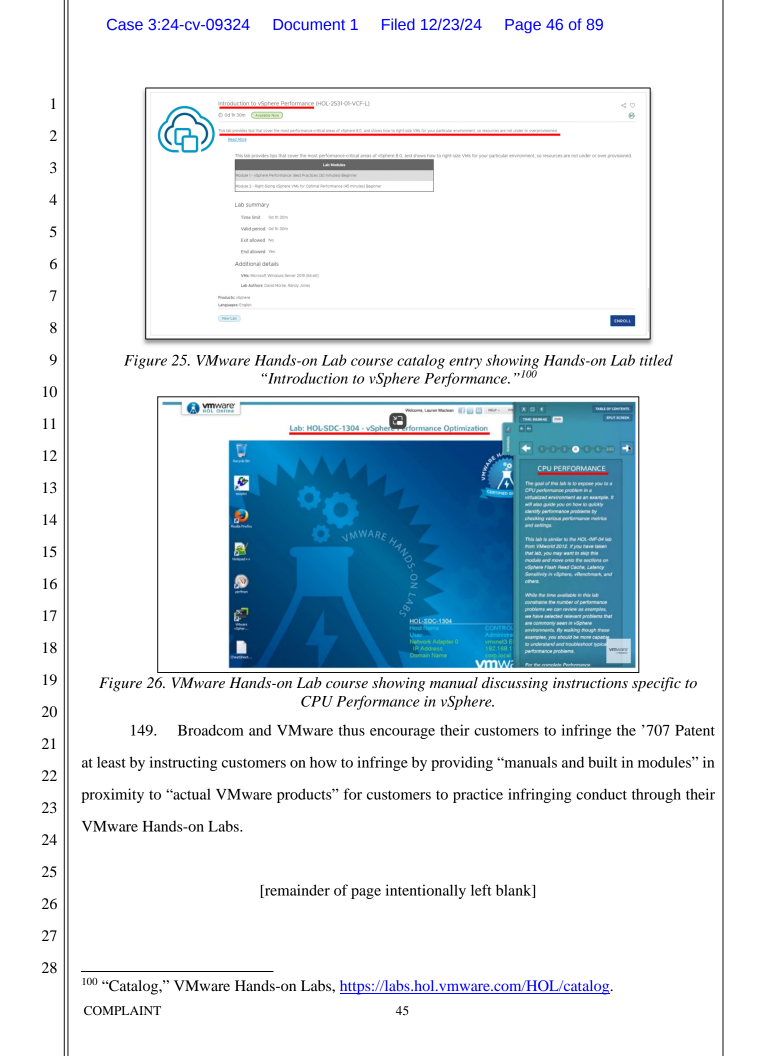
148. Broadcom and VMware offer VMware Hands-on Labs directly related to use of the

vSphere functionality that infringes the '707 Patent. For example, Broadcom and VMware offer a

19 VMware Hands-on Lab on "vSphere Performance Optimization."

[remainder of page intentionally left blank]

⁹⁸ "What are VMware Hands-on Labs," VMware YouTube Channel, YouTube.com (June 25, 2014), <u>https://www.youtube.com/watch?v=XggYeVsK_R0</u>, 0:25-32.
 ⁹⁹ *Id.*, 0:34-42.
 COMPLAINT



	Case 3:24-cv-09324 Document 1 Filed 12/23/24 Page 47 of 89			
1 2 3 4 5 6 7 8 9				
10	Figure 27. Screenshot from VMware YouTube video titled "What are VMware Hands-on Labs?"			
11 12	150. Besides the VMware Hand-on Labs discussed above, Broadcom and VMware			
12	publicly share numerous instructions, troubleshooting manuals, and product documentations			
13	through Broadcom's support portal (<u>https://support.broadcom.com/</u>) and at			
15	https://docs.vmware.com/en/VMware-vSphere/index.html.			
16	151. Like the Hands-on Labs discussed above, these support documents also provide step-			
17	by-step instructions explaining how to use the '707 Accused Products in an infringing manner to			
18	determine performance metrics such as CPU utilization.			
19	152. Thus, Broadcom and VMware have induced their customers to infringe the '707			
20	Patent. Broadcom and VMware's knowing inducement of their customers to infringe has caused			
21	and continues to cause damage to Netflix, and Netflix is entitled to recover damages sustained as a			
22	result of Broadcom and VMware's wrongful acts in an amount subject to proof at trial.			
23	INDIRECT INFRINGEMENT: CONTRIBUTORY INFRINGEMENT			
24	153. Broadcom and VMware have actively contributed to infringement of at least Claim 1			
25	of the '707 Patent in violation of at least 35 U.S.C. § 271(c). Broadcom and VMware sell the '707			
26	Accused Products, which are software specially made or especially adapted to practice the method			
27	claimed in at least Claim 1 of the '707 Patent.			
28	154. The infringing components of the '707 Accused Products have no substantial			
	COMPLAINT 46			

function or use other than to practice the invention claimed in at least Claim 1 of the '707 Patent at
 least because infringement of the claimed method is performed automatically when customers start
 a virtual machine using the '707 Accused Products installed on a computer system.

4 155. The '707 Accused Products are material components of the claimed method recited
5 in at least Claim 1 of the '707 Patent and are not a staple article or commodity of commerce,
6 including because they are specifically configured to infringe according to at least Claim 1 of the
7 707 Patent (*see*, *e.g.*, ¶¶ 112-136).

8 156. Broadcom and VMware's contributory infringements include, without limitation, 9 making, offering to sell, and/or selling within the United States, and/or importing into the United 10 States, the '707 Accused Products, which each include one or more components for use in practicing 11 at least Claim 1 of the '707 Patent, knowing the component to be especially made or especially 12 adapted for use in an infringement of at least Claim 1 of the '707 Patent (*see*, *e.g.*, ¶¶ 112-154), and 13 not a staple article or commodity of commerce suitable for substantial non-infringing use.

14

WILLFUL INFRINGEMENT

15 157. Broadcom and VMware's infringement of the '707 Patent has been willful and16 deliberate.

17 158. As discussed above, Broadcom and VMware have had knowledge of the '707 Patent
18 as of August 3, 2012.

19 159. As discussed above, Broadcom and VMware knew or should have known that their
20 actions constitute infringement or recklessly disregarded those facts.

21 160. The willfulness facts for the Asserted Patents, ¶¶ 102-111, *supra*, are incorporated
22 by reference herein.

161. Broadcom and VMware have willfully infringed the '707 Patent. Broadcom and
VMware's knowing and willful infringement has caused and continues to cause damage to Netflix,
and Netflix is entitled to recover damages sustained as a result of Broadcom and VMware's
wrongful acts in an amount subject to proof at trial.

THIRD CLAIM FOR RELIEF

Infringement of U.S. Patent No. 8,799,891 (the "'891 Patent")

Against Broadcom and VMware

162. Netflix incorporates by reference paragraph nos. 1-161, *supra*.

5 163. Defendant Broadcom and VMware have infringed, and continues to infringe, at least 6 Claim 1 of the '891 Patent, either literally or under the doctrine of equivalents, by making, using, 7 selling, and/or offering for sale within the United States and/or importing into the United States 8 products that are covered by at least Claim 1 of the '891 Patent. These products include, but are not 9 limited to VMware vSphere Foundation, VMware Cloud Foundation, VMware Cloud on AWS, 10 Azure VMware Solution, Google Cloud VMware Engine, Oracle Cloud VMware Solution, IBM 11 Cloud for VMware Solutions, Alibaba Cloud VMware Service, as well as any other vSphere-based 12 products and/or services (collectively, the "'891 Accused Products").

164. Claim 1 of the '891 Patent recites:

A method comprising:

observing communication from a given virtual machine (VM) of a plurality of VMs, to a virtual machine monitor (VMM), by observing communication from said VM that is requesting access to a resource, as an access request for said VM by said VMM; and

19determining, based on said communication, utilization of the20CPU by said VMM specifically attributable to said VM, and not21attributable to any other of the plurality of VMs, wherein the22utilization of the CPU by said VMM is the utilization of the CPU by23said VMM performed for processing said access request for said VM24by said VMM.

165. The '891 Accused Products implement a method comprising "observing
communication from a given virtual machine (VM) of a plurality of VMs, to a virtual machine
monitor (VMM), by observing communication from said VM that is requesting access to a resource,
as an access request for said VM by said VMM."

COMPLAINT

1

2

3

4

13

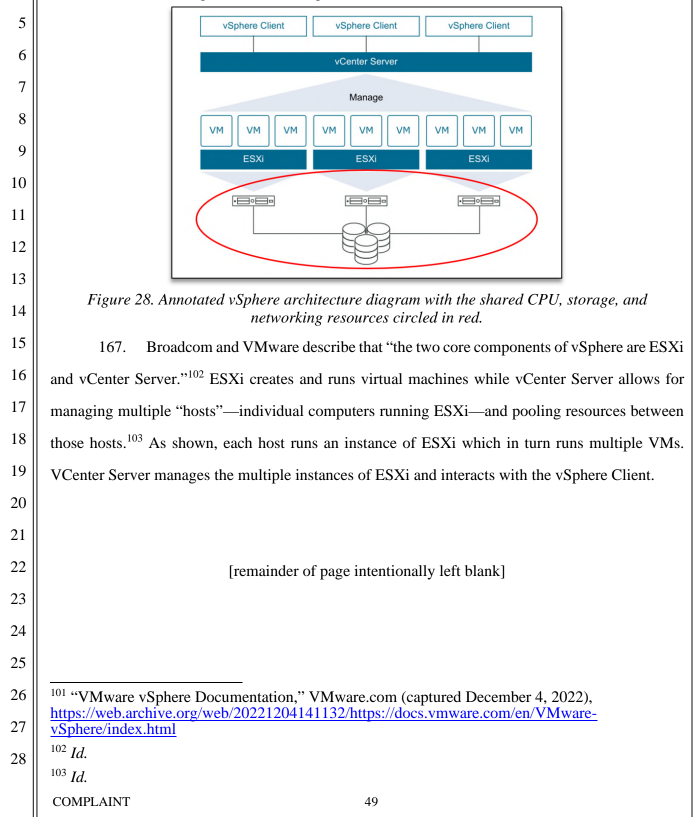
14

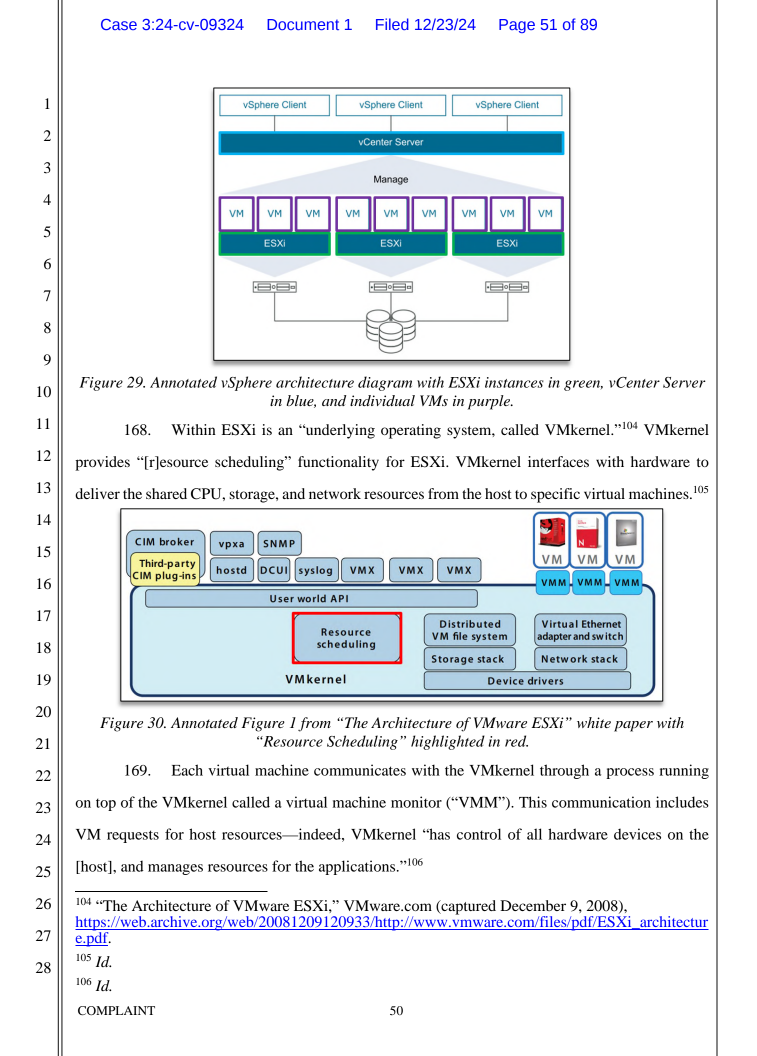
15

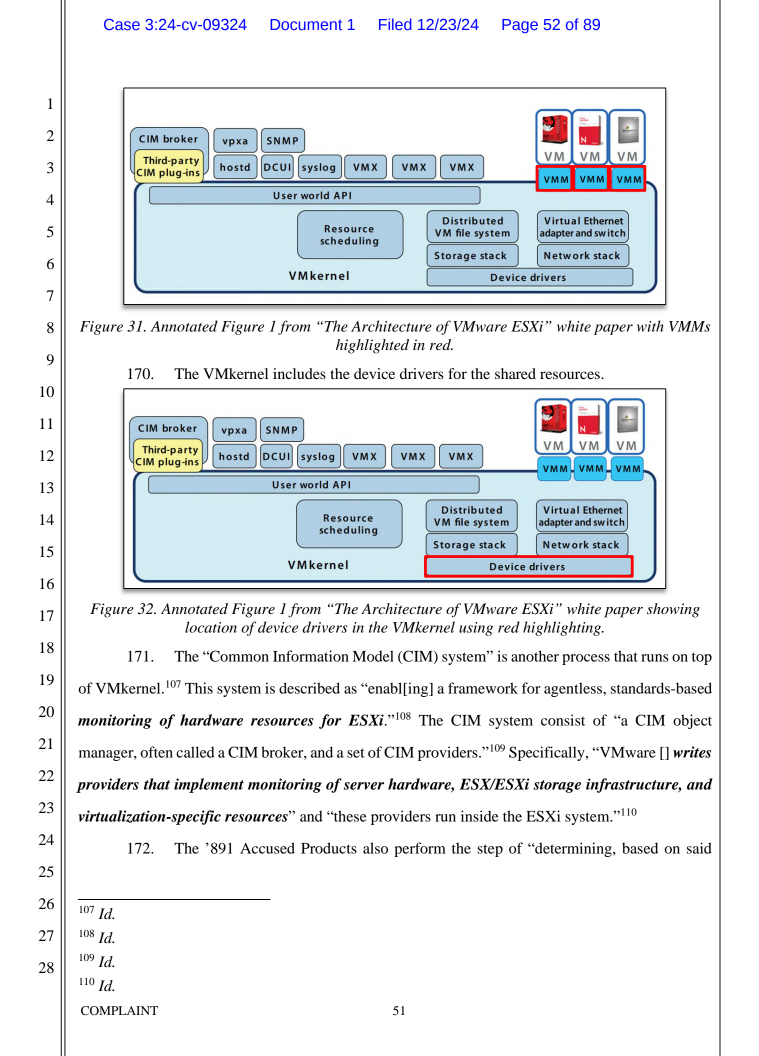
16

17

Broadcom and VMware's vSphere products allow VMs to share CPU, storage, and
 networking resources. For example, vSphere, is described by Broadcom and VMware as a
 "virtualization platform, which transforms data centers into aggregated computing infrastructures
 that include CPU, storage, and networking resources."¹⁰¹







1	communication, utilization of the CPU by said VMM specifically attributable to said VM, and not			
2	attributable to any other of the plurality of VMs, wherein the utilization of the CPU by said VMM			
3	is the utilization of the CPU by said VMM performed for processing said access request for said			
4	VM by said VMM."			
5	173. For example, vSphere includes a "statistics subsystem [which] collects data on the			
6	resource usage of inventory objects." ¹¹¹ The product literature explains:			
7	[H]osts use data counters to query for statistics. A data counter is a unit of information relevant to a given inventory object or device.			
8	Each counter collects data for a different statistic in a metric group. For example, the disk metric group includes separate data counters to collect data for disk read rate, disk write rate, and disk usage.			
9	Statistics for each counter are rolled up <i>after a specified collection</i> <i>interval</i> . ¹¹²			
10				
11	174. vSphere monitors CPU usage of virtual machines. For example, the CPU panel			
12	displays "server-wide statistics as well as statistics for virtual machine CPU utilization." ¹¹³ One			
13	of these statistics, %USED, reflects the percentage of physical CPU core cycles used and may be			
14	calculated for specific virtual machines. ¹¹⁴			
15	175. %USED is calculated using the following formula:			
16	% USED = % RUN + % SYS - % OVRLP			
17	176. In this formula, %RUN is the percentage of total time scheduled but does not account			
18	for system time.			
19	177. %SYS is the "[p]ercentage of time spent in the ESXi VMkernel on behalf of the			
20	virtual machine to process interrupts and to perform other system activities."			
21	178. %OVRLP is the "[p]ercentage of system time spent during scheduling of a resource			
22	pool, virtual machine, or world on behalf of a different resource pool, virtual machine, or world			
23	while the resource pool, virtual machine, or world was scheduled." For example, "if virtual machine			
24	A is being scheduled and a network packet for virtual machine B is processed by the ESXi			
25	¹¹¹ "vSphere Monitoring and Performance," VMware.com (copyright 2010-2021),			
26	https://docs.vmware.com/en/VMware-vSphere/7.0/vsphere-esxi-vcenter-server-703-monitoring- performance-guide.pdf.			
27	¹¹² Id.			
28	¹¹³ Id.			
	114 Id.			
	COMPLAINT 52			

1 VMkernel, the time spent appears as %OVRLP for virtual machine A and %SYS for virtual machine 2 B." Accordingly, the '891 Accused Products perform all steps of Claim 1 of the '891 Patent. 3 **DIRECT INFRINGEMENT** 4 179. Broadcom and VMware directly infringe the '891 Patent in multiple ways. 5 Broadcom and VMware directly infringe the '891 Patent when they perform the 180. 6 claimed methods of the '891 Patent, in violation of at least 35 U.S.C. § 271(a), by providing the 7 '891 Accused Products as a service. VMware Cloud on AWS Frequently Asked Questions 8 General 9 What is VMware Cloud on AWS? 10 VMware Cloud™ on AWS brings VMware's enterprise-class SDDC software to the AWS Cloud with optimized access to AWS services. Powered by VMware Cloud Foundation, VMware Cloud on AWS integrates VMware compute, storage and 11 network virtualization products (VMware vSphere®) vSAN™ and NSX®) along with VMware vCenter management.

How do I sign up for the service?

optimized to run on dedicated, elastic, bare-metal AWS infrastructure.

Please contact your VMware account team, AWS account team or AWS partner network. You can learn more about the onboarding process with our Quick Start.

. . .

Figure 33. Annotated screenshot from VMware Cloud Tech Zone FAQ page explaining the VMware Cloud on AWS Service and how to sign up.

16 181. When a customer signs up for and uses a vSphere cloud-based service (*e.g.*, VMware 17 Cloud on AWS), Broadcom and VMware perform the claimed methods as discussed above by 18 controlling and maintaining responsibility for the infringing functionality. Alternatively, Broadcom 19 and VMware conditions the benefit of the '891 Accused Products on Broadcom and VMware's 20 partners performing the infringing functionality and Broadcom and VMware's control of the manner 21 and timing of said performance. Broadcom and VMware maintain a "Shared Responsibility Model" 22 that is "common among the different VMware Cloud Providers" and "defines distinct roles and 23 responsibilities between the VMware Cloud Infrastructure Services provider and an organization 24 consuming the service."¹¹⁵

25

12

13

14

15

182. Broadcom and VMware maintain responsibility for the "vSphere Lifecycle." As 26 further confirmation, when describing the AWS implementation, Broadcom and VMware describe

¹¹⁵ "VMware Cloud Well-Architected Framework for VMware Cloud on AWS," VMware.com 28 (copyright 2023), https://docs.vmware.com/en/VMware-Cloud-Well-Architected-Framework/services/vmcwaf-aws.pdf.

one of the goals of the shared responsibility model as being to "[p]rotect VMware-managed objects"
including "management appliances" and "hosts."¹¹⁶ The "management appliances" and "hosts"
execute code performing the steps of Claim 1.

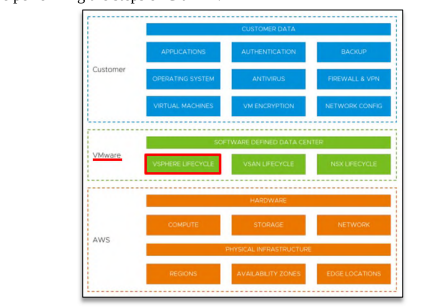


Figure 34. Annotated diagram from the "VMware Cloud Well-Architected Framework for VMware Cloud on AWS" document splitting responsibility between the customer, VMware, and AWS and showing vSphere as a responsibility of VMware highlighted in red.

15 183. Broadcom and VMware also directly infringe by using the claimed method to
16 demonstrate, test, install, and configure the '891 Accused Products for their customers. For example,
17 Broadcom and VMware directly infringe by using the '891 Accused Products for demonstrating via
18 VMware Hands-on Labs, *infra*.

19

4

5

6

7

8

9

10

11

12

13

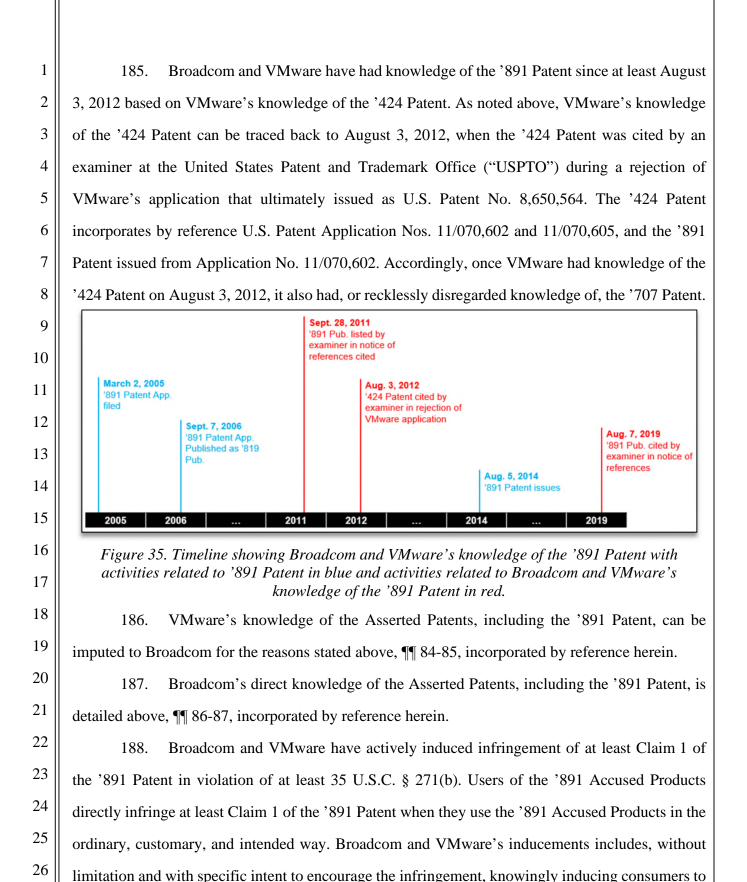
14

INDIRECT INFRINGEMENT: INDUCEMENT

184. Broadcom and VMware have had knowledge of the '891 Patent since at least
September 28, 2011 based on VMware's prosecution of the application that ultimately issued as
U.S. Patent No. 8,171,141. There, the USPTO identified the publication corresponding to the '891
Patent in a notice of references cited as pertinent to VMware's application. On August 7, 2019,
during prosecution of VMware's application that issued as U.S. Patent No. 10,628,330, the USPTO
again identified the publication corresponding to the '891 Patent in a notice of references cited as
pertinent to VMware's application.

27

 ¹¹⁶ "VMware Cloud on AWS: vCenter Architecture," VMware.com (copyright 2005-2024), <u>https://vmc.techzone.vmware.com/vmc-arch/docs/compute/vmc-aws-vcenter-architecture#sec27179-sub1</u>.



use the '891 Accused Products within the United States in the ordinary, customary, and intended

way by, directly or through intermediaries, supplying the '891 Accused Products to consumers

27

28

within the United States and instructing and encouraging such customers to use the '891 Accused Products in the ordinary, customary, and intended way, which Broadcom and VMware know or should know infringes at least Claim 1 of the '891 Patent.

3

1

2

4 189. Broadcom and VMware sell the '891 Accused Products to their customers as 5 software for installation on customer computer(s). When Broadcom and VMware's customers 6 install the '891 Accused Products and run a virtual machine, at least Claim 1 of the '891 Patent is 7 performed. In at least this way, the customers of Broadcom and VMware directly infringe the '891 8 Patent while Broadcom and VMware know of the '891 Patent, know or should know that these 9 activities infringe the '891 Patent, and specifically intend and instruct for their customers to infringe. 10 Broadcom and VMware have provided and continue to provide these instructions to infringe despite 11 knowing of the '891 Patent and knowing or being willfully blind to the fact these activities infringe 12 the '891 Patent.

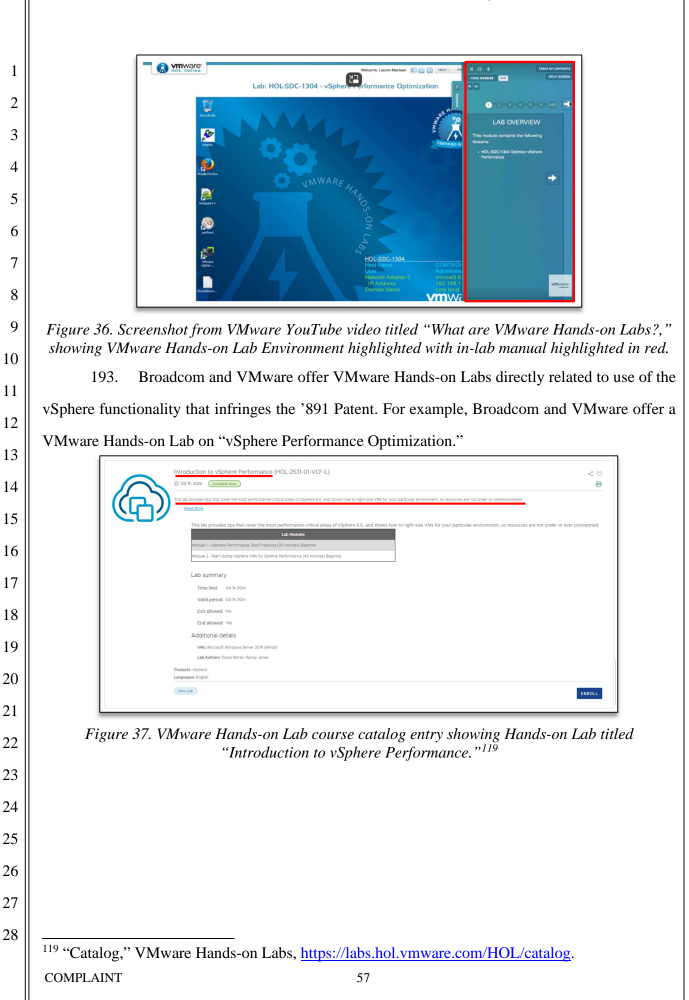
13

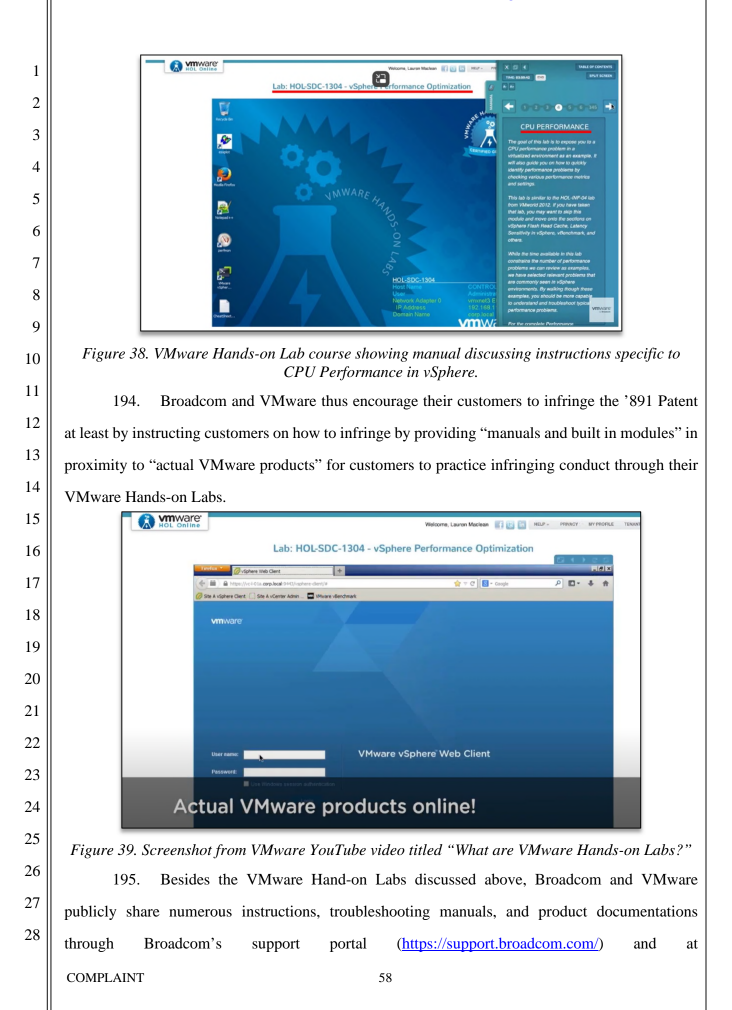
190. Broadcom and VMware's instructions to their customers to infringe are made at least 14 through their creation and distribution of marketing, promotional, and instructional materials. The 15 promotional and product literature for the Accused Products is designed to instruct, encourage, 16 enable, and facilitate the user of the '891 Accused Products to use the '891 Accused Products in a 17 manner that directly infringes the '891 Patent. And Broadcom and VMware provide instructions, 18 support, and technical assistance to their customers in support of committing the infringement.

19 191. One nonlimiting example of Broadcom and VMware's inducement includes at least 20 VMware Hands-on Labs for vSphere-based products.

21 192. On the official VMware YouTube page, Broadcom and VMware explain that 22 VMware Hands-On Labs "delivers a real virtualized infrastructure in the cloud powered by VMware" to let customers "try out products from the convenience of [their] browser."¹¹⁷ Broadcom 23 24 and VMware further explain that "each self-paced lab is guided with a manual and built in modules 25 so you can take all or just part of a lab and come and go from labs as often as you like."¹¹⁸

²⁷ ¹¹⁷ "What are VMware Hands-on Labs," VMware YouTube Channel, YouTube.com (June 25, 2014), https://www.youtube.com/watch?v=XggYeVsK R0, 0:25-32. 28 ¹¹⁸ *Id.*, 0:34-42. COMPLAINT 56





1 2

3

4

https://docs.vmware.com/en/VMware-vSphere/index.html.

196. Like the Hands-on Labs discussed above, these support documents also provide stepby-step instructions explaining how to use the '891 Accused Products in an infringing manner to determine performance metrics such as CPU utilization.

5 197. Thus, Broadcom and VMware have induced their customers to infringe the '891 6 Patent. Broadcom and VMware's knowing inducement of their customers to infringe has caused 7 and continues to cause damage to Netflix, and Netflix is entitled to recover damages sustained as a 8 result of Broadcom and VMware's wrongful acts in an amount subject to proof at trial.

9

INDIRECT INFRINGEMENT: CONTRIBUTORY INFRINGEMENT

10 198. Broadcom and VMware have actively contributed to infringement of at least Claim 1
11 of the '891 Patent in violation of at least 35 U.S.C. § 271(c). Broadcom sells the '891 Accused
12 Products, which are software specially made or especially adapted to practice the method claimed
13 in at least Claim 1 of the '891 Patent.

14 199. The infringing components of the '891 Accused Products have no substantial
15 function or use other than to practice the invention claimed in at least Claim 1 of the '891 Patent at
16 least because infringement of the claimed method is performed automatically when customers start
17 a virtual machine using the '891 Accused Products installed on a computer system.

18 200. The '891 Accused Products are material components of the claimed method recited
19 in at least Claim 1 of the '891 Patent and are not a staple article or commodity of commerce,
20 including because they are specifically configured to infringe according to at least Claim 1 of the
21 '707 Patent (*see, e.g.*, ¶¶ 162-183).

22 201. Broadcom and VMware's contributory infringements include, without limitation, 23 making, offering to sell, and/or selling within the United States, and/or importing into the United 24 States, the '891 Accused Products, which each include one or more components for use in practicing 25 at least Claim 1 of the '891 Patent, knowing the component to be especially made or especially 26 adapted for use in an infringement of at least Claim 1 of the '891 Patent (*see*, *e.g.*, ¶¶), and not a 27 staple article or commodity of commerce suitable for substantial non-infringing use.

28

WILLFUL INFRINGEMENT

1 202. Broadcom and VMware's infringement of the '891 Patent has been willful and 2 deliberate. 3 203. As discussed above, Broadcom and VMware have had actual knowledge of the '891 4 Patent as of August 3, 2012. 5 As discussed above, Broadcom and VMware knew or should have known that their 204. 6 actions infringe and actively induce infringement of the '891 Patent. 7 205. The willful infringement facts for the Asserted Patents, ¶¶ 102-111 supra, are 8 incorporated by reference herein. 9 206. Thus, Broadcom and VMware have willfully infringed the '891 Patent. Broadcom 10 and VMware's knowing and willful infringement has caused and continues to cause damage to 11 Netflix, and Netflix is entitled to recover damages sustained as a result of Broadcom and VMware's 12 wrongful acts in an amount subject to proof at trial. 13 FOURTH CLAIM FOR RELIEF 14 Infringement of U.S. Patent No. 8,185,893 (the "893 Patent") 15 Against Broadcom and VMware 16 207. Netflix incorporates by reference paragraph nos. 1-206, *supra*. 17 208. Broadcom and VMware have infringed, and continue to infringe, at least Claim 16 18 of the '893 Patent, either literally or under the doctrine of equivalents, by making, using, selling, 19 and/or offering for sale within the United States and/or importing into the United States products 20 that are covered by at least Claim 16 of the '893 Patent. These products include, but are not limited 21 to VMware vSphere Foundation, VMware Cloud Foundation, VMware Cloud on AWS, Azure 22 VMware Solution, Google Cloud VMware Engine, Oracle Cloud VMware Solution, IBM Cloud for 23 VMware Solutions, Alibaba Cloud VMware Service, as well as any other vSphere-based products 24 and/or services when used in conjunction with VMware Cloud Director' auto-scale groups (collectively, the "893 Accused Products"). 25 26 209. Claim 16 of the '893 Patent recites: 27 A method for use in a system having plural physical machines 28 that contain active virtual machines, comprising: COMPLAINT 60

receiving, at a load balancer, a request from a client;

in response to the request, determining whether at least one additional virtual machine should be started up;

in response to determining that at least one additional virtual machine should be started up, the load balancer sending at least one command to start up the at least one additional virtual machine in at least one of the physical machines;

determining, by the load balancer, whether a workload loading of the active virtual machines and the at least one additional virtual machine has fallen below a threshold;

in response to determining that the workload loading has fallen below the threshold, disabling a particular one of the active virtual machines and the at least one additional virtual machine;

a placement controller selecting placement of the active virtual machines and the at least one additional virtual machines on the physical machines to achieve a predefined policy;

computing, by the placement controller, indicators associated with corresponding plural different layouts of the active virtual machines and the at least one additional virtual machine on the physical machines, where the indicators provide information regarding performances of the corresponding layouts, and wherein each of the indicators is computed based on parameters associated with a corresponding one of the plural layouts;

comparing, by the placement controller, the indicators; and
selecting, by the placement controller, one of the plural
layouts based on the comparing.

27 210. The '893 Accused Products implement a method comprising "receiving, at a load
28 balancer, a request from a client."

COMPLAINT

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

211. "VMware Cloud Director" allows "tenant users to auto scale applications depending
 on the current CPU and memory use."¹²⁰ In order to enable this functionality a user "must configure,
 publish, and grant access to the auto scale solution."¹²¹ Additionally the user must "Add Rule[s]"
 for VMware Cloud Director to use for the operation and VMware's manuals instruct users to do so.
 These rules are then received by VMware Cloud Director which then executes the auto scaling

0	feature.		
7	Procedure		
8	 From the top navigation bar, select Applications and select the Scale Groups tab. Select a scale group and select Rules. Click Add Rule. Enter a name for the rule. 		
9	 Select whether the scale group must expand or shrink when the rule takes effect. Select the number of VMs by which you want the group to expand or shrink when the rule takes effect. 		
10	7. Enter a cooldown period in minutes after each auto scale in the group. The conditions cannot trigger another scaling until the cooldown period expires. The cooldown period resets when any of the rules of the scale group		
11	takes effect. 8. Add a condition that triggers the rule. The duration period is the time for which the condition must be valid to trigger the rule. To trigger the rule, all conditions must be met.		
12	 9. (Optional) To add another condition, click Add Condition. 10. Click Add. 		
13	Figure 40. Screenshot showing procedure for auto-scaling in VMware Cloud Director. ¹²²		
14			
15			
16	[remainder of page intentionally left blank]		
17			
18			
19			
20			
21			
22			
23			
24			
25	¹²⁰ "VMware Cloud Director Service Provider Admin Guide," VMware.com (copyright 2018-		
26	2024), <u>https://docs.vmware.com/en/VMware-Cloud-</u> Director/10.5/VMware_Cloud_Director_SP_Admin_Guide.pdf.		
27	¹²¹ Id.		
28	¹²² "Add an Auto Scaling Rule," VMware.com (updated April 8, 2021), <u>https://docs.vmware.com/en/VMware-Cloud-Director/10.4/VMware-Cloud-Director-Tenant-Portal-Guide/GUID-BF73856A-0BDB-4091-8632-2B7AFE3A839E.html</u> .		
	COMPLAINT 62		

Ca	se 3:24-cv-09324 Document 1 Filed 12/23/24 Page 64 of 89
	Add Rule
	General
	Name* add VM because CPU Number of VMs* 1 Behavior © Grow Shrink Cooldown* 2 1
	Conditions
	Conditions in a rule are grouped by an AND operator ADD CONDITION
	Avg. Utilization CPU usage Amount 0 0 % Condition equal to Duration 0 et min
	CANCEL

Figure 41. Screenshot showing the interface for a user to "Add Rule" for auto scaling in VMware Cloud Director.¹²³

212. The '893 Accused Products further implement a method comprising "in response to the request, determining whether at least one additional virtual machine should be started up" and "in response to determining that at least one additional virtual machine should be started up, the load balancer sending at least one command to start up the at least one additional virtual machine in at least one of the physical machines."

For example, VMware Cloud Director uses "predefined criteria for the CPU and 213. 16 memory use" to determine whether to "automatically scale up or down the number of VMs in a 17 selected scale group."¹²⁴ The predefined criteria is established using the "Add Rule" functionality 18 discussed above. Broadcom and VMware further explain that the "amount of VMs in a scale group 19 changes automatically depending on the conditions that you define."¹²⁵ As shown in the exemplary 20 screenshot below, the "Add Rule" interface enables VMware Cloud Director to "Grow" an 21 application by a certain number of VMs when a "Rule" is satisfied, e.g., when a condition 22 comprising a predefined CPU usage over a predefined duration is met.

23

9

10

11

12

13

14

15

24

27 124 Id.

¹²⁵ "Create a Scale Group," VMware.com (updated April 8, 2021),

28 <u>https://docs.vmware.com/en/VMware-Cloud-Director/10.4/VMware-Cloud-Director-Tenant-Portal-Guide/GUID-1075DA82-1EA4-4E33-8CBD-2908F7760D8C.html</u>.

 ¹²³ "Feature Friday Episode 50 - VMware Cloud Director Autoscaling," VMware Cloud Services Provider YouTube Channel, YouTube.com (June 4, 2021), https://www.youtube.com/watch?y=vieF6LzyEfU.

Case 3:24-cv-09324 Document 1 Filed 12/23/24 Page 65 of 89
Add Rule
General
Name * add VM because CPU Number of VMs * 1
Behavior Grow Shrink Cooldown * 2 1
Conditions
Conditions in a rule are grouped by an AND operator ADD CONDITION
Avg. Utilization CPU usage Condition equal to Duration 0
CANCEL

Figure 42. Screenshot showing "Add Rule" UI in VMware Cloud Director and highlighting the "grow" behavior with associated condition in red circles.¹²⁶

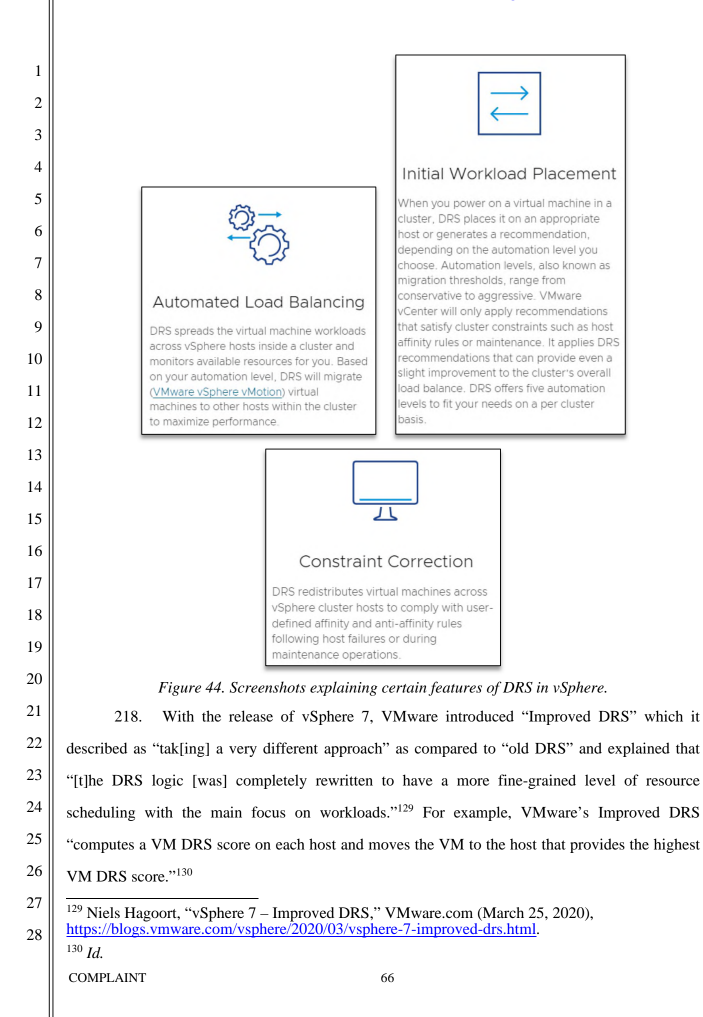
214. The '893 Accused Products implement a method comprising "determining, by the load balancer, whether a workload loading of the active virtual machines and the at least one additional virtual machine has fallen below a threshold" and "in response to determining that the workload loading has fallen below the threshold, disabling a particular one of the active virtual machines and the at least one additional virtual machine."

215. For example, as discussed above VMware Cloud Director uses "predefined criteria for the CPU and memory use" to determine whether to "automatically scale up or down the number of VMs in a selected scale group." The predefined criteria are established using the "Add Rule" functionality discussed above. Broadcom and VMware further explain that the "amount of VMs in a scale group changes automatically depending on the conditions that you define." As shown in the exemplary screenshot below, the "Add Rule" interface allows for VMware Cloud Director to "Shrink" an application by a certain number of VMs when a "Rule" is satisfied, e.g., a condition comprising a predefined CPU usage over a predefined duration is met (this selection is unchecked in the example below).

 ¹²⁶ "Feature Friday Episode 50 - VMware Cloud Director Autoscaling," VMware Cloud Services
 Provider YouTube Channel, YouTube.com (June 4, 2021), <u>https://www.youtube.com/watch?v=vieF6LzvEfU</u>.

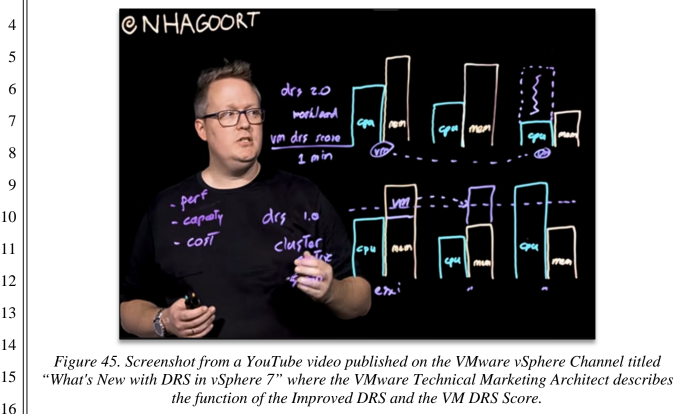
	Case 3:24-cv-09324 Document 1 Filed 12/23/24 Page 66 of 89			
1 2 3	Add Rule General Name* add VM because CPU Number of VMs* 1 (9)			
4	Name * add VM because CPU Number of VMs * 1 Behavior © Grow Shrink Cooldown * 2			
5	minutes			
6	Conditions			
7	Conditions in a rule are grouped by an AND operator ADD CONDITION			
8	Avg. Utilization CPU usage Amount 0 9 Condition equal to Duration 0 9			
9	CANCEL ADD			
10	Figure 43. Screenshot showing "Add Rule" UI in VMware Cloud Director and highlighting the			
11	"Shrink" behavior with associated condition in red circles. ¹²⁷			
12	216. The '893 Accused Products implement a method comprising "a placement controller			
13	selecting placement of the active virtual machines and the at least one additional virtual machines			
14	on the physical machines to achieve a predefined policy."			
15	217. vSphere's Distributed Resource Scheduler ("DRS") performs multiple functions			
16	within vSphere including placing a VM on an appropriate host when the VM is powered on,			
17	migrating virtual machines to other hosts within a cluster to maximize performance, and distributing			
18	VMs across vSphere cluster hosts to comply with affinity and anti-affinity rules. ¹²⁸			
19				
20				
21	[remainder of page intentionally left blank]			
22				
23				
24				
25				
26	¹²⁷ "Feature Friday Episode 50 - VMware Cloud Director Autoscaling," VMware Cloud Services			
27	Provider YouTube Channel, YouTube.com (June 4, 2021), https://www.youtube.com/watch?v=vieF6LzvEfU.			
28	¹²⁸ Distributed Resource Scheduler, VMware.com, <u>https://www.vmware.com/products/cloud-infrastructure/vsphere/drs-dpm</u> .			
	COMPLAINT 65			

Case	3:24	-CV-	093	324



		Í		
1	219. The '893 Accused Products implement a method comprising "computing, by the			
2	placement controller, indicators associated with corresponding plural different layouts of the active			
3	virtual machines and the at least one additional virtual machine on the physical machines, where the			
4	indicators provide information regarding performances of the corresponding layouts, and wherein			
5	each of the indicators is computed based on parameters associated with a corresponding one of the			
6	plural layouts."			
7	220. For example, VMware and now Broadcom describe VM DRS Score as follows:			
8	The new DRS logic quantifies virtual machine happiness by using the			
9	VM DRS score. First, let me emphasize that the VM DRS Score is not a health score for the virtual machine! It is about the execution			
10	efficiency of a virtual machine. The score values range from 0 to 100% and are divided into buckets; 0-20%, 20-40%, and so on.			
11	Obtaining a VM DRS score of 80-100% indicates that there is mild to			
12	no resource contention. It does not necessarily mean that a virtual machine in the 80-100% bucket is doing way better than a virtual			
13	machine in the lower buckets. That is because there are many metrics that influence the VM DRS score. Not only performance metrics are			
14	used, but capacity metrics are also incorporated in the algorithm.			
15	The performance drivers for the VM DRS score are contention based, using metrics like CPU %ready time, good CPU cache behavior, and			
16	memory swap. The reserve resource capacity, or headroom, that a current ESXi host has is also taken into account to determine the VM			
17	DRS score. Will the virtual machine be able to burst resource consumption on its current host and to what level? Are there other			
18	ESXi hosts in the cluster that have more headroom available? All these factors play an important role in the calculation of the VM DRS			
19	score. 221. The VM DRS score is computed for each host in the cluster to which a VM could be			
20	moved. ¹³¹ Additionally, Improved DRS runs every minute. ¹³²			
21	222. The '893 Accused Products implement a method comprising "comparing, by the			
22	placement controller, the indicators" and "selecting, by the placement controller, one of the plural			
23	layouts based on the comparing."			
24	223. In a video titled "What's New with DRS in vSphere 7," Broadcom and VMware			
25	explain of the VM DRS score: "we calculate that score for this specific virtual machine on each and			
26				
27	¹³¹ See Niels Hagoort, "vSphere 7 – Improved DRS," VMware.com (March 25, 2020),			
28	https://blogs.vmware.com/vsphere/2020/03/vsphere-7-improved-drs.html. ¹³² See id.			
	COMPLAINT 67			
I		1		

every host in the cluster and we will do so each and every minute."¹³³ The VM DRS scores are
 calculated for each potential destination host and the calculated VM DRS scores are compared to
 find the ideal host.



DRS then uses the comparison of VM DRS Scores to "migrate [] virtual machines to
other hosts within the cluster to maximize performance." Specifically, "[t]he new DRS logic ...
computes a VM DRS score on each host and moves the VM to the host that provides the highest
VM DRS score."¹³⁴

27 ¹³³ "What's New with DRS in vSphere 7," VMware vSphere YouTube Channel, YouTube.com (March 10, 2020), <u>https://www.youtube.com/watch?v=vnuUzW7Yffo</u>.

28 ¹³⁴ Niels Hagoort, "vSphere 7 – Improved DRS," VMware.com (March 25, 2020), <u>https://blogs.vmware.com/vsphere/2020/03/vsphere-7-improved-drs.html</u>.

COMPLAINT

21

22

23

24

25

1				
2				
3		2		
4		Automated Load Balancing		
5		DRS spreads the virtual machine workloads across vSphere hosts inside a cluster and		
6		monitors available resources for you. Based on your automation level, DRS will migrate		
7		(<u>VMware vSphere vMotion</u>) virtual machines to other hosts within the cluster		
8		to maximize performance.		
9	Figure	46. Screenshot explaining automated load balancing feature of DRS in vSphere. ¹³⁵		
10		DIRECT INFRINGEMENT		
11	225			
12	226. For example, in some cases, VMware directly infringe the '893 Patent at least when			
13	they perform the claimed methods of the '893 Patent, in violation of at least 35 U.S.C. § 271(a), by			
14	providing the '893 Accused Products as a service. ¹³⁶			
15		VMware Cloud on AWS Frequently Asked Questions		
16		General What is VMware Cloud on AWS?		
17 18		VMware Cloud [™] on AWS brings VMware's enterprise-class SDDC software to the AWS Cloud with optimized access to AWS services. Powered by VMware Cloud Foundation, VMware Cloud on AWS integrates VMware compute, storage and network virtualization products (VMware vSphere®) vSAN [™] and NSX®) along with VMware vCenter management, optimized to run on dedicated, elastic, bare-metal AWS infrastructure.		
19		How do I sign up for the service?		
20		Please contact your VMware account team. AWS account team or AWS partner network. You can learn more about the onboarding process with our Quick Start.		
21	Figure	47. Annotated screenshot from VMware Cloud Tech Zone FAQ page explaining the		
22	Figure 47. Annotated screensnot from VMware Cloud Tech Zone FAQ page explaining the VMware Cloud on AWS Service and how to sign up.			
23	227. When a customer signs up for and uses a vSphere cloud-based service (<i>e.g.</i> , VMware			
24	Cloud on AWS), Broadcom and VMware perform the claimed methods as discussed above by			
25	controlling and maintaining responsibility for the infringing functionality. Alternatively, Broadcom			
26	¹³⁵ Distributed Resource Scheduler, VMware.com, <u>https://www.vmware.com/products/cloud-infrastructure/vsphere/drs-dpm</u> .			
27 28	¹³⁶ VMware Cloud Director is offered as a service compatible with, for example, VMware Cloud on AWS. <i>See</i> "VMware Cloud on AWS: VMware Cloud Director service Now Available," VMware.com (May 28, 2020), <u>https://blogs.vmware.com/cloud/2020/05/28/vmware-cloud-aws- vmware-cloud-director-service-now-available/</u> .			
	COMPLAIN	Г 69		

1 and VMware condition the benefit of the '893 Accused Products on Broadcom and VMware's 2 partners performing the infringing functionality and Broadcom and VM ware control the manner and 3 timing of said performance. Broadcom and VMware maintain a "Shared Responsibility Model" that 4 is "common among the different VMware Cloud Providers" and "defines distinct roles and 5 responsibilities between the VMware Cloud Infrastructure Services provider and an organization consuming the service."¹³⁷ As shown below, Broadcom and VMware maintain responsibility for the 6 7 "vSphere Lifecycle." As further confirmation, when describing the AWS implementation, 8 Broadcom and VMware describe one of the goals of the shared responsibility model as being to 9 "[p]rotect VMware-managed objects" including "management appliances" and "hosts."¹³⁸ The 10 "management appliances" and "hosts" execute code performing the steps of Claim 16 described 11 above.

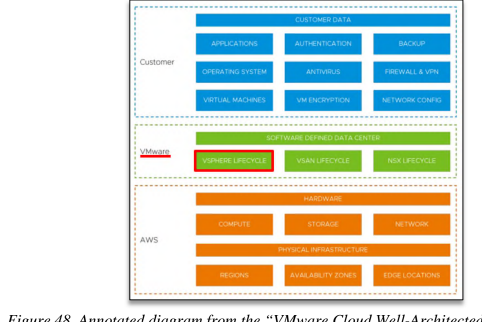


Figure 48. Annotated diagram from the "VMware Cloud Well-Architected Framework for VMware Cloud on AWS" document splitting responsibility between the customer, VMware, and AWS and showing vSphere as a responsibility of VMware highlighted in red.

- 228. Broadcom and VMware also directly infringe by using the claimed method to
- demonstrate, test, install, and configure the '893 Accused Products for their customers. For example,
- ¹³⁷ "VMware Cloud Well-Architected Framework for VMware Cloud on AWS," VMware.com (copyright 2023), <u>https://docs.vmware.com/en/VMware-Cloud-Well-Architected-</u>
 <u>Framework/services/vmcwaf-aws.pdf</u>.
- ¹³⁸ "VMware Cloud on AWS: vCenter Architecture," VMware.com (copyright 2005-2024), <u>https://vmc.techzone.vmware.com/vmc-arch/docs/compute/vmc-aws-vcenter-architecture#sec27179-sub1</u>.

COMPLAINT

12

13

14

15

16

17

18

19

20

21

22

23

Broadcom and VMware directly infringe by using the '893 Accused Products for demonstrating via
 VMware Hands-on Labs, *infra*.

3

INDIRECT INFRINGEMENT: INDUCEMENT

4 229. Broadcom and VMware have had knowledge of the '893 Patent since at least July 5 31, 2014, when VMware received the first of numerous citations to either the '893 Patent or the 6 publication corresponding to the '893 Patent (U.S. Pub. No. 2008/0104608, the "'608 Publication"). 7 During prosecution of the application that issued as U.S. Patent No. 9,152,448, the USPTO cited to 8 the '608 Publication (even though the '893 Patent issued on May 22, 2012) in a notice of references 9 cited dated July 31, 2014. The '608 Publication was also listed in additional references cited on 10 September 21, 2015 during prosecution of applications that issued as U.S. Patent No. US9513946 11 and on July 23, 2018 during prosecution of the application that issued as U.S. Patent No. 10,139,876. 12 The '893 Patent was listed in a notice of references on June 20, 2017 during prosecution of the 13 application that issued as U.S. Patent No. 10,348,628.

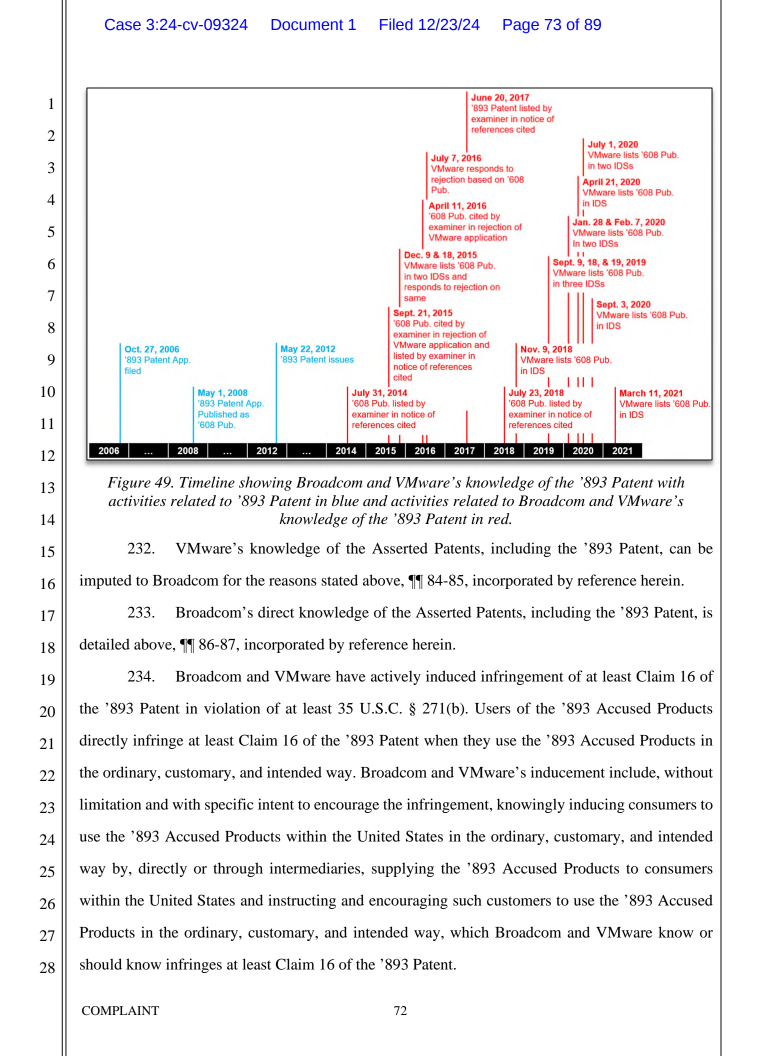
Additionally, both VMware and the USPTO substantively addressed the contents of
the '893 Patent. During prosecution of VMware's U.S. Patent No. 9,513,946, VMware's application
claims were rejected in view of the '608 Publication on September 21, 2015 and April 11, 2016.
VMware also addressed the '608 Publication in responses to the USPTO filed on December 18,
2015 and July 7, 2016. The USPTO also rejected VMware's application claims during prosecution
of U.S. Patent No. 10,139,876 on July 23, 2018.

20 231. VMware also cited the '893 Patent in an Information Disclosure Statement ("IDS")
21 on February 7, 2020 as part of prosecution of U.S. Patent No. 11,183,713. VMware also cited the
22 '608 Publication to the USPTO in numerous IDSs between December 9, 2015 and March 11, 2021.
23 See prosecution histories of U.S. Patent Nos. 9,367,414; 9,495,259; 10,586,048; 10,929,171;
24 10,944,673; 11,140,218; 11,153,406; 11,212,356; 11,223,494; 11,595,250; 11,611,625; 11,659,061.

- 25
- 26
- 27 28

COMPLAINT

[remainder of page intentionally left blank]



1 235. Broadcom and VMware sell the '893 Accused Products to their customers as 2 software for installation on customer computer(s). When Broadcom's customers install the '893 3 Accused Products and run a virtual machine, at least Claim 16 of the '893 Patent is performed. In at 4 least this way, Broadcom and VMware's customers directly infringe the '893 Patent while 5 Broadcom and VMware know of the '893 Patent, or should know that these activities infringe the 6 '893 Patent, and specifically intend and instruct their customers to infringe. Broadcom and VMware 7 have provided and continue to provide these instructions to infringe despite knowing of the '893 8 Patent and knowing or being willfully blind to the fact these activities infringe the '893 Patent.

9 236. Broadcom and VMware's instructions to their customers to infringe are made at least
10 through their creation and distribution of marketing, promotional, and instructional materials. The
11 promotional and product literature for the Accused Products is designed to instruct, encourage,
12 enable, and facilitate the user of the '893 Accused Products to use the '893 Accused Products in a
13 manner that directly infringes the '893 Patent. And Broadcom and VMware provide instructions,
14 support, and technical assistance to their customers in support of committing the infringement.

15 237. One nonlimiting example of Broadcom and VMware's inducement includes at least
16 VMware Hands-on Labs for vSphere-based products.

238. On the official VMware YouTube page, Broadcom and VMware explain that
VMware Hands-On Labs "delivers a real virtualized infrastructure in the cloud powered by
VMware" to let customers "try out products from the convenience of [their] browser."¹³⁹ Broadcom
and VMware further explain that "each self-paced lab is guided with a manual and built in modules
so you can take all or just part of a lab and come and go from labs as often as you like."¹⁴⁰

22

23

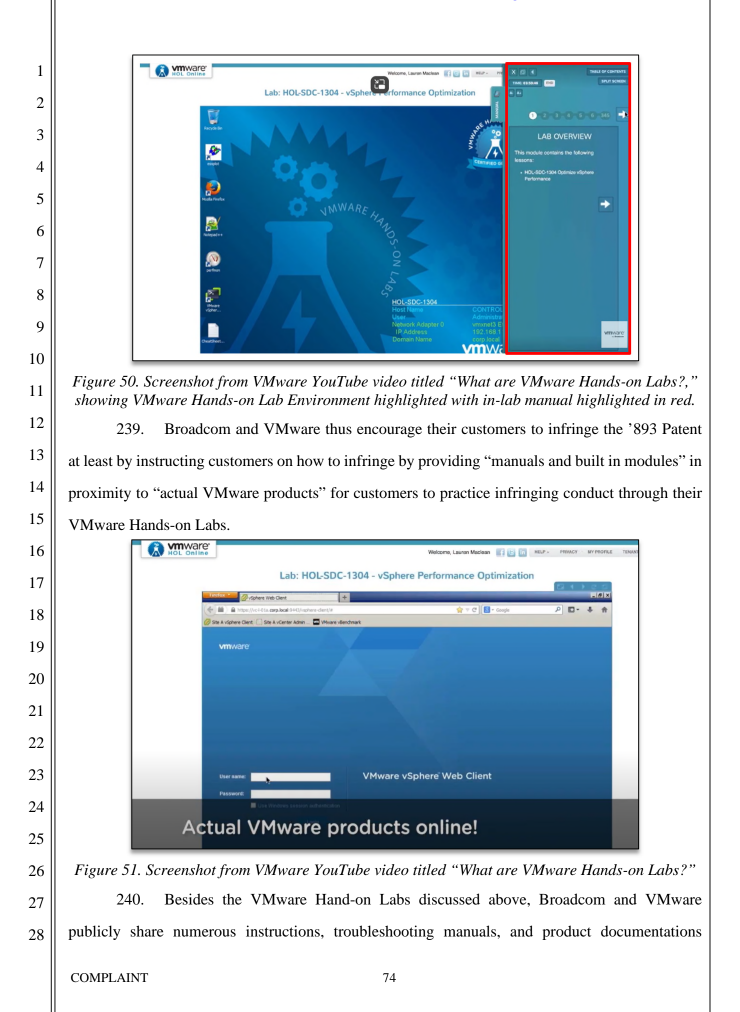
24

25

26

[remainder of page intentionally left blank]

¹³⁹ "What are VMware Hands-on Labs," VMware YouTube Channel, YouTube.com (June 25, 2014), <u>https://www.youtube.com/watch?v=XggYeVsK_R0</u>, 0:25-32.
 ¹⁴⁰ Id., 0:34-42.
 COMPLAINT 73



	Case 3:24-cv-09324 Document 1 Filed 12/23/24 Page 76 of 89						
1	through Broadcom's support portal (<u>https://support.broadcom.com</u> ,	<u>/</u>),					
2	https://docs.vmware.com/en/VMware-vSphere/index.html, ar	nd					
3	https://docs.vmware.com/en/VMware-Cloud-Director/index.html.						
4	241. Like the Hands-on Labs discussed above, these support documents also provide step-						
5	by-step instructions explaining how to use the '893 Accused Products in an infringing manner to						
6	determine performance metrics such as CPU utilization.						
7	242. Thus, Broadcom and VMware have induced their customers to infringe the '893						
8	Patent. Broadcom's knowing inducement of their customers to infringe has caused and continues to						
9	cause damage to Netflix, and Netflix is entitled to recover damages sustained as a result of						
10	Broadcom and VMware's wrongful acts in an amount subject to proof at trial.						
11	WILLFUL INFRINGEMENT						
12	243. Broadcom and VMware's infringement of the '893 Patent has been willful an	nd					
13	deliberate.						
14	244. As discussed above, Broadcom and VMware have had actual knowledge of the '893						
15	Patent as of July 31, 2014.						
16	245. As discussed above, Broadcom and VMware knew or should have known that the	eir					
17	actions infringe and actively induce infringement of the '893 Patent.						
18	246. The willful infringement facts for the Asserted Patents, ¶¶ 102-111 supra, are						
19	incorporated by reference herein.						
20	247. Thus, Broadcom and VMware have willfully infringed the '893 Patent. Broadco	m					
21	and VMware's knowing and willful infringement has caused and continues to cause damage to						
22	Netflix, and Netflix is entitled to recover damages sustained as a result of Broadcom and VMware's						
23	wrongful acts in an amount subject to proof at trial.						
24	FIFTH CLAIM FOR RELIEF						
25	Infringement of U.S. Patent No. 8,863,122 (the "'122 Patent")						
26	Against Broadcom and VMware						
27	248. Netflix incorporates by reference paragraph nos. 1-247, <i>supra</i> .						
28	249. Broadcom and VMware have infringed, and continues to infringe, at least Claim	10					
	COMPLAINT 75						

of the '122 Patent, either literally or under the doctrine of equivalents, by making, using, selling,
 and/or offering for sale within the United States and/or importing into the United States products
 that are covered by at least Claim 10 of the '122 Patent. These products include, but are not limited
 to, the vSphere Client and the ESXI Host Client (the "'122 Accused Product").

250. Claim 10 of the '122 Patent recites:

5

6

7

8

9

10

11

12

13

14

26

A method, comprising:

providing a first graphical user interface (GUI) from a host computer to a remote computer, the first GUI displaying on the remote computer a list of a plurality of virtual machines and to enable a user of the remote computer to select one of the virtual machines from the list as well as an action to be performed on the selected virtual machine, the selected action to be performed on the selected virtual machine independent of the other of the plurality of virtual machines;

receiving user input from the remote computer via the first
GUI, the user input including a selection of a virtual machine and an
action to be performed on the selected virtual machine;

in accordance with the user input, performing the action using
the host computer on the selected virtual machine; and

20 generating a second GUI to enable the user of the remote 21 computer to select a virtual machine from the plurality of virtual 22 machines to which a hardware peripheral device accessible to the 23 remote computer is to be mapped;

wherein said action is selected from the group consisting of
starting, stopping, re-booting and shutting down.

251. The '122 Accused Products perform all the claimed steps.

27 252. The '122 Accused Products implement a method comprising "providing a first
28 graphical user interface (GUI) from a host computer to a remote computer, the first GUI displaying

COMPLAINT

on the remote computer a list of a plurality of virtual machines and to enable a user of the remote
computer to select one of the virtual machines from the list as well as an action to be performed on
the selected virtual machine, the selected action to be performed on the selected virtual machine
independent of the other of the plurality of virtual machines," "receiving user input from the remote
computer via the first GUI, the user input including a selection of a virtual machine and an action
to be performed on the selected virtual machine," and "in accordance with the user input, performing
the action using the host computer on the selected virtual machine."

8 253. For example, the vSphere Client, the HTML5 based web client that "is automatically
9 installed as part of the vCenter Server appliance."¹⁴¹ The product documentation explains that "[t]he
10 vSphere Client is the primary interface for connecting to and managing vCenter Server instances."¹⁴²
11 The vSphere Client is accessed by "[o]pening a Web browser and enter[ing] the URL for your
12 vCenter Server instance: https://vcenter_server_ip_address_or_fqdn" or "enter[ing] the URL for the
13 vSphere Client: https://vcenter_server_ip_address_or_fqdn/ui."¹⁴³ Thus, the vSphere Client is
14 provided from vCenter Server to a remote computer through the web browser.

254. The vSphere Client display a drop-down list of virtual machines on a specific host.

[remainder of page intentionally left blank]

- 24 vSphere/7.0/com.vmware.vsphere.vcenterhost.doc/GUID-CE128B59-E236-45FF-9976-
- D134DADC8178.html; Abhijith Prabhudev, "What's New in vSphere 6.5: vCenter management clients," VMware.com (December 1, 2016), <u>https://blogs.vmware.com/vsphere/2016/12/new-vcenter-management-clients-vsphere-6-5.html;</u> "VMware vSphere Documentation," VMware.com
- 26 <u>https://docs.vmware.com/en/VMware-vSphere/index.html</u>.

15

16

17

18

19

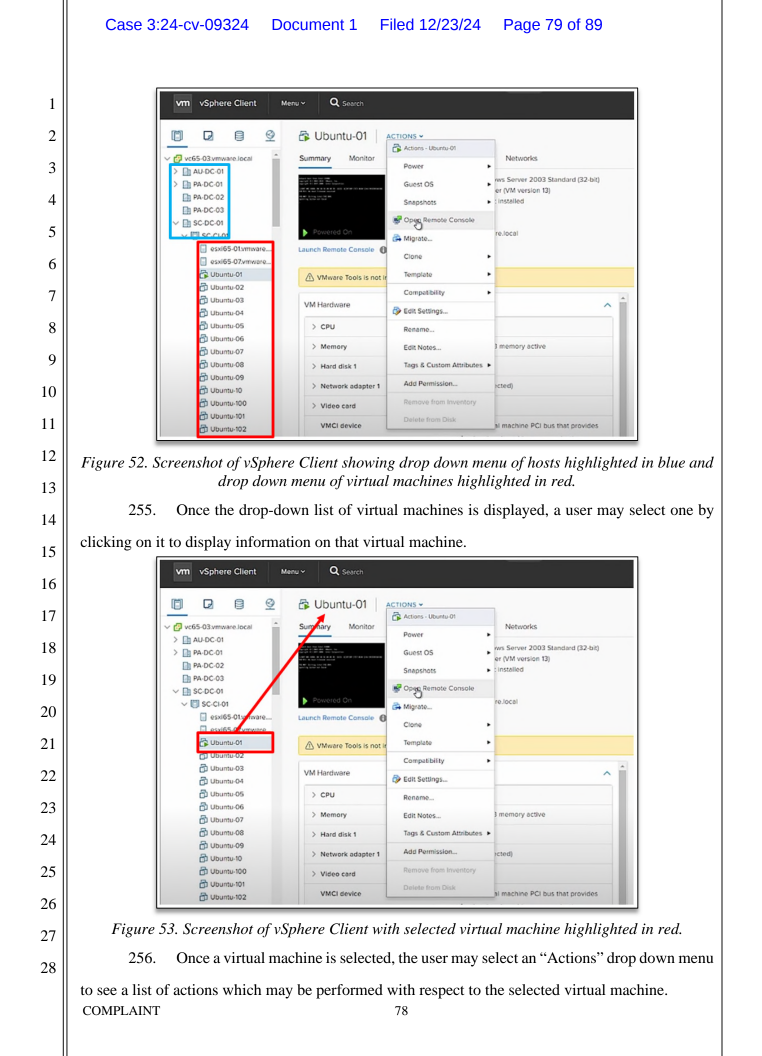
20

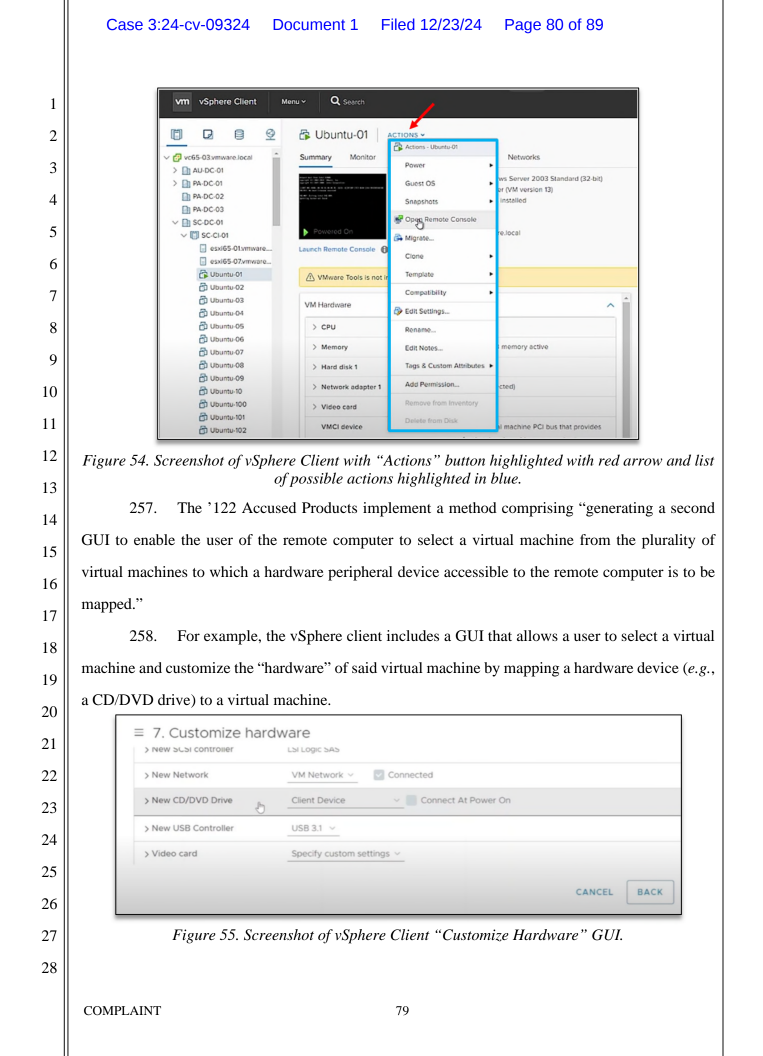
21

²³¹⁴¹ "Log In to vCenter Server by Using the vSphere Client," VMware.com (updated August 28, 2020), <u>https://docs.vmware.com/en/VMware-</u>

 $^{27 ||^{-142}} Id.$

 ¹⁴³ "vCenter Server and Host Management, Update 3 VMware vSphere 7.0, VMware ESXI 7.0, vCenter Server 7.0," VMware.com (copyright 2009-2024), <u>https://docs.vmware.com/en/VMware-vSphere/7.0/vsphere-esxi-vcenter-server-703-host-management-guide.pdf</u>.





	Case 3:24-cv-09324 Document 1 Filed 12/23/24 Page 81 of 89						
1	Procedure						
$\begin{array}{c}1\\2\end{array}$	1. Right-click a virtual machine in the inventory and select Edit Settings. 2. Select your task.						
	Option Description						
3	3 Add a CD/DVD drive On the Virtual Hardware tab, click the Add New Device button and CD/DVD Drive.						
4	Modify CD/DVD settings On the Virtual Hardware tab, expand CD/DVD drive and change the configuration settings.						
5	3. To change CD/DVD settings, select the device type from the CD/DVD drive drop-down menu.						
6	Option Action						
7	Client Device Select this option to connect the CD/DVD device to a physical DVD or CD device on the system from which you access the vSphere Client. From the Device Mode drop-down menu, select Passthrough CD-ROM.						
8							
9	Figure 56. Screenshot from VMware website explaining how to enable "Passthrough CD-ROM" from the vSphere Client. ¹⁴⁴						
10	DIRECT INFRINGEMENT						
11	259. Broadcom and VMware directly infringe the '122 Patent in multiple ways.						
12	260. Broadcom and VMware directly infringe the '122 Patent at least when they perform						
13	the claimed methods of the '122 Patent, in violation of at least 35 U.S.C. § 271(a), by providing the						
14	'122 Accused Products as a service. ¹⁴⁵						
15	VMware Cloud on AWS Frequently Asked Questions						
16	General						
17	What is VMware Cloud on AWS?						
18	VMware Cloud [™] on AWS brings VMware's enterprise-class SDDC software to the AWS Cloud with optimized access to AWS services. Powered by VMware Cloud Foundation, VMware Cloud on AWS integrates VMware compute, storage and network virtualization products (VMware vSpherež) vSAN [™] and NSX®) along with VMware vSenter management.						
19	optimized to run on dedicated, elastic, bare-metal AWS infrastructure.						
20	How do I sign up for the service?						
21	Please contact your VMware account team. AWS account team or AWS partner network. You can learn more about the onboarding process with our Quick Start.						
22	Figure 57. Annotated screenshot from VMware Cloud Tech Zone FAQ page explaining the VMware Cloud on AWS Service and how to sign up						
23	<i>VMware Cloud on AWS Service and how to sign up.</i> 261. When a customer signs up for and uses a vSphere cloud-based service (<i>e.g.</i> , VMware						
24							
25	Cloud on AWS), Broadcom and VMware perform the claimed methods as discussed above by						
26	¹⁴⁴ "How do I Add or Modify a Virtual Machine CD or DVD Drive," VMware.com (updated						
27	January 25, 2024), <u>https://docs.vmware.com/en/VMware-</u> vSphere/7.0/com.vmware.vsphere.vm_admin.doc/GUID-C58B93A7-52CF-456D-95C1-						
28	8B5A906C9619.html.						
	¹⁴⁵ As explained below, vSphere Client is installed in VMware vCenter.						
	COMPLAINT 80						

1 controlling and maintaining responsibility for the infringing functionality.

2 262. Broadcom and VMware also conditions the benefit of the '122 Accused Products on 3 the end-user performing the infringing functionality and Broadcom controls the manner and timing 4 of said performance. Broadcom and VMware maintain a "Shared Responsibility Model" that is 5 "common among the different VMware Cloud Providers" and "defines distinct roles and 6 responsibilities between the VMware Cloud Infrastructure Services provider and an organization 7 consuming the service."¹⁴⁶ As shown below, Broadcom and VMware maintain responsibility for the 8 "vSphere Lifecycle." As further confirmation, when describing the AWS implementation, 9 Broadcom and VMware describe one of the goals of the shared responsibility model as being to "[p]rotect VMware-managed objects" including "management appliances" and "hosts."¹⁴⁷ The 10 11 "management appliances" and "hosts" execute code performing the steps of Claim 1 described 12 above.

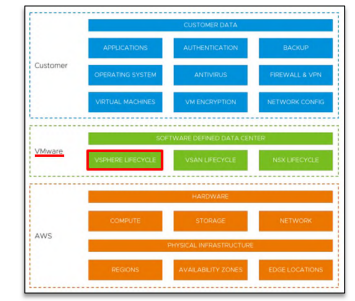


Figure 58. Annotated diagram from the "VMware Cloud Well-Architected Framework for VMware Cloud on AWS" document splitting responsibility between the customer, Broadcom, and AWS and showing vSphere as a responsibility of VMware highlighted in red.

Broadcom and VMware directly infringe by using the claimed method to

24

13

14

15

16

17

18

19

20

21

22

23

25

26

COMPLAINT

263.

¹⁴⁶ "VMware Cloud Well-Architected Framework for VMware Cloud on AWS," VMware.com (copyright 2023), <u>https://docs.vmware.com/en/VMware-Cloud-Well-Architected-</u> Framework/services/vmcwaf-aws.pdf.

^{27 ||} Framework/services/vmcwar-aws.pdf. ¹⁴⁷ "VMware Cloud on AWS: vCenter Architecture," VMware.com (copyright 2005-2024),

^{28 &}lt;u>https://vmc.techzone.vmware.com/vmc-arch/docs/compute/vmc-aws-vcenter-architecture#sec27179-sub1</u>.

demonstrate, test, install, and configure the '122 Accused Products for their customers. For example,
 Broadcom and VMware directly infringe by using the '122 Accused Products for demonstrating via
 VMware Hands-on Labs, *infra*.

INDIRECT INFRINGEMENT: INDUCEMENT

5 264. Broadcom and VMware have had knowledge of the '122 Patent since at least August 6 16, 2013, when VMware received the first of numerous rejections based on the publication 7 corresponding to the '122 Patent (U.S. Pub. No. 2012/0124580, the "'580 Publication"). During 8 prosecution of the application that issued as U.S. Patent No. 8,938,680, the USPTO rejected 9 VMware's patent application's claims based on the '580 Publication in rejections on August 16, 10 2013 and a final rejection on January 31, 2014. VMware discussed and proposed amendments over 11 the '580 Publication on November 15, 2013 and responded to these rejections on November 18, 12 2013 and June 2, 2014.

13 265. VMware was reminded of the '122 Patent, when VMware's claims in a second
14 application were rejected based on the '580 Publication. During prosecution of the application that
15 issued as U.S. Patent No. 10,079,797, the USPTO issued rejections on December 9, 2016, May 19,
2017, and September 11, 2017 based on the '580 Publication. VMware responded to and
substantively addressed the '580 Publication on February 9, 2017, August 21, 2017, and January
11, 2018, respectively, as well as in an April 10, 2017 response to a USPTO advisory action.

[remainder of page intentionally left blank]

COMPLAINT

4

19

20

21

22

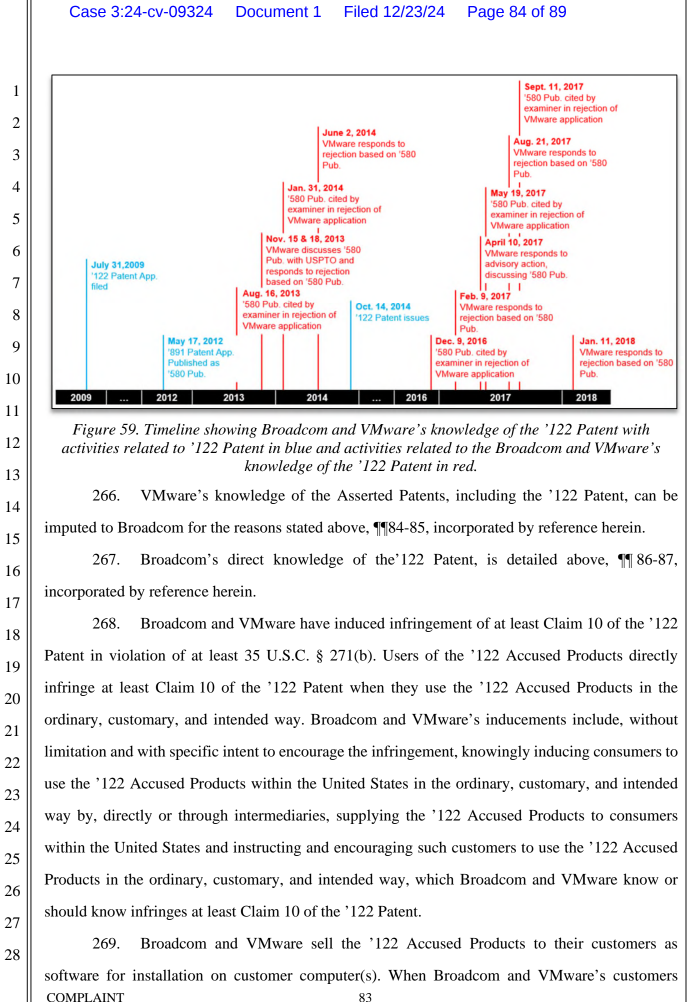
23

24

25

26

27



install the '122 Accused Products and run a virtual machine, at least Claim 10 of the '122 Patent is
performed. In at least this way, the customers of Broadcom and VMware directly infringe the '122
Patent *while* Broadcom and VMware know of the '122 Patent, and should know that these activities
infringe the '122 Patent, and specifically intend instruct their customers to infringe. Broadcom and
VMware have provided and continue to provide these instructions to infringe despite knowing of
the '122 Patent and knowing or being willfully blind to the fact these activities infringe the '122
Patent.

8 270. Broadcom and VMware's instructions to their customers to infringe are made at least 9 through their creation and distribution of marketing, promotional, and instructional materials. The 10 promotional and product literature for the Accused Products is designed to instruct, encourage, 11 enable, and facilitate the user of the '122 Accused Products to use the '122 Accused Products in a 12 manner that directly infringes the '122 Patent. And Broadcom and VMware provide instructions, 13 support, and technical assistance to their customers in support of committing the infringement.

14 271. One nonlimiting example of Broadcom and VMware's inducement includes at least
15 VMware Hands-on Labs for vSphere-based products.

16 272. On the official VMware YouTube page, Broadcom and VMware explain that
17 VMware Hands-On Labs "delivers a real virtualized infrastructure in the cloud powered by
18 VMware" to let customers "try out products from the convenience of [their] browser."¹⁴⁸ Broadcom
19 and VMware further explain that "each self-paced lab is guided with a manual and built in modules
20 so you can take all or just part of a lab and come and go from labs as often as you like."¹⁴⁹

22 23

24

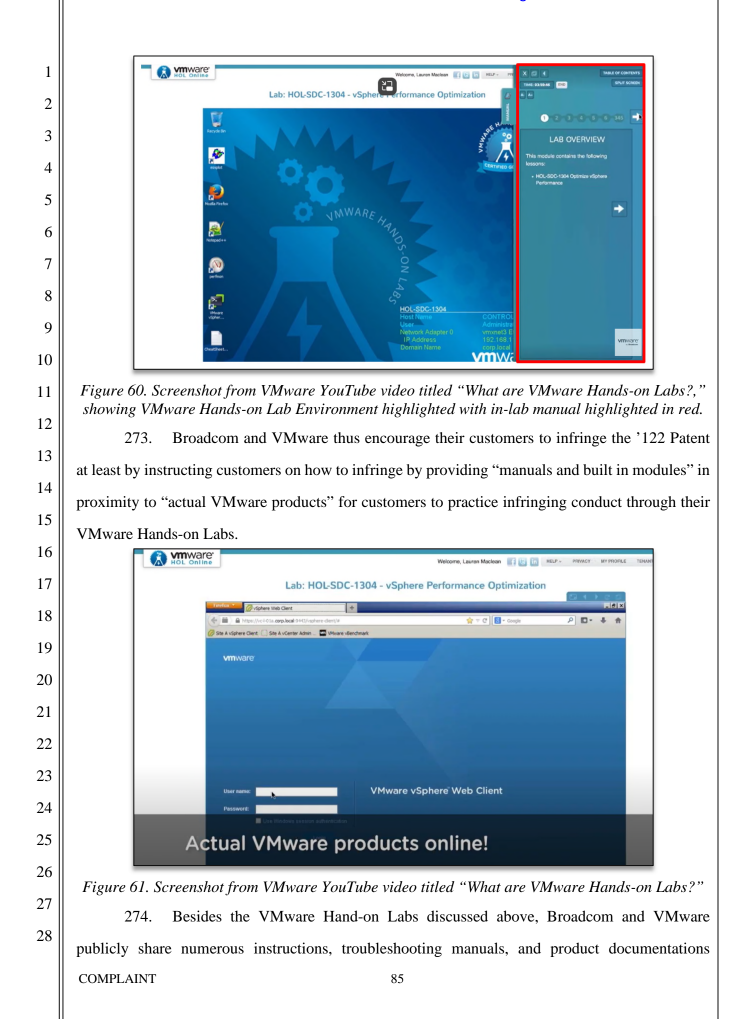
25

26

21

[remainder of page intentionally left blank]

 ¹⁴⁸ "What are VMware Hands-on Labs," VMware YouTube Channel, YouTube.com (June 25, 2014), <u>https://www.youtube.com/watch?v=XggYeVsK_R0</u>, 0:25-32.
 ¹⁴⁹ Id., 0:34-42.
 COMPLAINT
 84



1	through	their	support	portal	(<u>https://support.broadcom.com/</u>),	
2	https://docs.vmware.com/en/VMware-vSphere/index.html, and					
3	https://docs.vmware.com/en/VMware-Cloud-Director/index.html.					
4	275. Like the Hands-on Labs discussed above, these support documents also provide step-					
5	by-step instructions explaining how to use the '122 Accused Products in an infringing manner to					
6	determine performance metrics such as CPU utilization.					
7	276. Thus, Broadcom and VMware have induced their customers to infringe the '122					
8	Patent. Broadcom and VMware's knowing inducement of their customers to infringe has caused					
9	and continues to cause damage to Netflix, and Netflix is entitled to recover damages sustained as a					
10	result of Broadcom and VMware's wrongful acts in an amount subject to proof at trial.					
11	WILLFUL INFRINGEMENT					
12	277.	Broadcom a	nd VMware's in	fringement of th	he '122 Patent has been willful and	
13	deliberate.					
14	278.	As discussed	l above, Broadcor	n and VMware h	have had actual knowledge of the '122	
15	Patent since August 16, 2013.					
16	279.	As discussed	l above, Broadcor	n and VMware	knew or should have known that their	
17	actions infringe and actively induce infringement of the '122 Patent.					
18	280. The willful infringement facts for the Asserted Patents, ¶¶ 102-111 supra, are					
19	incorporated	by reference h	erein.			
20	281.	Thus, Broad	com and VMwar	e have willfully	infringed the '122 Patent. Broadcom	
21	and VMware's knowing and willful infringement has caused and continues to cause damage to					
22	Netflix, and Netflix is entitled to recover damages sustained as a result of Broadcom and VMware's					
23	wrongful acts in an amount subject to proof at trial.					
24	PRAYER FOR RELIEF					
25	Netfli	x respectfully	requests the follo	wing relief:		
26	A.	That the Co	ourt enter judgm	ent that Broade	com, alone or in combination with	
27	VMware, willfully infringes each of the Asserted Patents;					
28	B.	That the Cou	art award damage	s to Netflix for E	Broadcom's infringement, either alone	
	COMPLAINT			86		

	Case 3:24-cv-09324 Document 1 Filed 12/23/24 Page 88 of 89						
1	on on combination with VD furgers in shading interests						
$\begin{array}{c}1\\2\end{array}$	or on combination with VMware, including interest;						
3	C. That the Court award treble damages and attorneys' fees under 35 U.S.C. §§ 284 and 285;						
4	D. That the Court award Netflix its statutory costs; and						
5	E. That the Court award Netflix any and all other relief to which Netflix may be entitled						
6	and that the Court may deem just, equitable, and proper.						
7	JURY DEMAND						
8	Netflix respectfully demands a jury trial pursuant to Rule 38(b) of the Federal Rules of Civil						
9	Procedure on all claims and issues so triable.						
10							
11							
12							
13							
14							
15							
16 17							
17							
10							
20							
21							
22							
23							
24							
25							
26							
27							
28							
	COMPLAINT 87						

	Case 3:24-cv-09324	Document 1	Filed 12/23/24	Page 89 of 89
1	Dated: December 23, 2024		BAKER BOT	TTS L.L.P.
2			<u>/s/ Rachael D.</u> Rachael Lamk	<u>Lamkin</u> in
3			rachael.lamkin David Lien	@bakerbotts.com
4			david.lien@ba Lute Yang	
5				Street, Suite 3200
6			San Francisco, (415) 291-620	
7				ver (Pro Hac Vice Pending)
8 9			700 K Street, I Washington, E (202) 639-770	DC 20001
10				。 (Pro Hac Vice Pending)
11			megan.white@	bakerbotts.com ning (<i>Pro Hac Vice Pending</i>)
12			matthew.chuni	ing@bakerbotts.com enue, Suite 900
13			Dallas, Texas (214) 953-650	
14				aule (Pro Hac Vice Pending)
15			910 Louisiana	
16			Houston, TX 7 (713) 229-123	4
17			Attorneys for 1	Plaintiff Netflix, Inc.
18 19				
20				
20				
22				
23				
24				
25				
26				
27				
28				
	COMPLAINT		88	