

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

<p>ALEX IS THE BEST, LLC,</p> <p style="text-align: center;">Plaintiff,</p> <p style="text-align: center;">v.</p> <p>HUAWEI TECHNOLOGIES USA INC. and HUAWEI DEVICE USA INC.,</p> <p style="text-align: center;">Defendants.</p>	<p>)</p> <p>)</p> <p>)</p> <p>)</p> <p>)</p> <p>)</p> <p>)</p> <p>)</p> <p>)</p> <p>)</p> <p>)</p>	<p>C.A. No. _____</p> <p>JURY TRIAL DEMANDED</p>
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COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Alex is the Best, LLC (“AITB” or “Plaintiff”), by and through its undersigned counsel, brings this complaint for patent infringement against Huawei Technologies USA Inc. and Huawei Device USA Inc. (collectively, “Defendants”). In support of this complaint, AITB alleges as follows:

NATURE OF THE ACTION

1. This is an action for patent infringement of United States Patent Nos. 7,633,524 (the “’524 Patent”), 7,907,172 (the “’172 Patent”), 8,134,600 (the “’600 Patent”), 8,477,197 (the “’197 Patent”), 8,581,991 (the “’991 Patent”), 8,947,542 (the “’542 Patent”) and 9,197,806 (the “’806 Patent” and collectively with the ’524, ’172, ’600, ’197, ’991, and ’542 Patents, the “Patents-in-Suit”) under the patent laws of the United States, 35 U.S.C. § 1 *et seq.*, seeking damages and other relief under 35 U.S.C. § 281 *et seq.*

THE PARTIES

2. Plaintiff AITB is a limited liability company organized under the laws of the state of New York with its principal place of business at 75 82nd St., Brooklyn, New York 11209. Frank Clemente is the co-inventor of the Patents-in-Suit and the managing member of AITB.

3. Upon information and belief, Defendant Huawei Technologies USA Inc. is a corporation formed under the laws of the State of Texas, with its principal place of business located at 5700 Tennyson Parkway, Suite 500, Plano, TX 75024. Huawei Technologies USA Inc. may be served with process under the Delaware long arm statute, 10 *Del. C.* § 3104.

4. Upon information and belief, Defendant Huawei Device USA Inc. is a corporation formed under the laws of the State of Texas, with its principal place of business located at 5700 Tennyson Parkway, Suite 500, Plano, TX 75024. Huawei Device USA Inc. may be served with process under the Delaware long arm statute, 10 *Del. C.* § 3104.

JURISDICTION AND VENUE

5. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§1331, 1338(a) and 1367 because the action arises under the patent laws of the United States, 35 U.S.C. §§1 *et seq.*

6. This Court has personal jurisdiction over Defendants by virtue of its systematic and continuous contacts with this jurisdiction and as a result of the injury Defendants caused to AITB and the causes of action AITB has raised, as alleged herein.

7. Defendants are subject to this Court's specific and general personal jurisdiction pursuant to due process and/or the Delaware Long-Arm Statute, due to at least their substantial business in this forum, including: (i) at least a portion of the infringement alleged herein; and (ii) regularly doing or soliciting business, engaging in other persistent courses of conduct, and/or deriving substantial revenue from goods and services provided to individuals in this District.

8. Defendants have conducted and conduct business within this District, directly or through intermediaries, resellers, agents, or offer to sell, sell, and/or advertise (including the use of interactive web pages with promotional material) products in this District that infringe the Asserted Patent.

9. In addition to Defendants' continuous and systematic conduct of business in this District, the causes of action against Defendants are connected (but not limited) to Defendants' purposeful acts committed in this District, including Defendants' making, using, importing, offering to sell, or selling products which include features that fall within the scope of at least one claim of the Patents-in-Suit.

10. Venue lies in this District under 28 U.S.C. §§1391 and 1400(b) because, among other reasons, Defendants are subject to personal jurisdiction in this District, and have committed and continue to commit acts of patent infringement in this District. For example, Defendants have used, sold, offered to sell, and/or imported infringing products in this District.

THE PATENTS-IN-SUIT

11. On December 15, 2009, the United States Patent and Trademark Office (the "PTO") duly and legally issued the '524 Patent, entitled "Integrated internet camera system" after a full and fair examination to inventors Frank Clemente and Ted Feaser. AITB is presently the owner by assignment of the '524 Patent, having received all rights, title, and interest in and to the '524 Patent. AITB possesses all rights of recovery under the '524 Patent, including the exclusive right to recover for past infringement. A true and correct copy of the '524 Patent is attached to this Complaint as Exhibit A.

12. On March 15, 2011, the PTO duly and legally issued the '172 Patent, entitled "Integrated internet camera system" after a full and fair examination to inventors Frank Clemente and Ted Feaser. AITB is presently the owner by assignment of the '172 Patent, having received all rights, title, and interest in and to the '172 Patent. AITB possesses all rights of recovery under the '172 Patent, including the exclusive right to recover for past infringement. A true and correct copy of the '172 Patent is attached to this Complaint as Exhibit B.

13. On March 13, 2012, the PTO duly and legally issued the '600 Patent, entitled "Internet direct device" after a full and fair examination to inventors Frank Clemente and Ted Feaser. AITB is presently the owner by assignment of the '600 Patent, having received all rights, title, and interest in and to the '600 Patent. AITB possesses all rights of recovery under the '600 Patent, including the exclusive right to recover for past infringement. A true and correct copy of the '600 Patent is attached to this Complaint as Exhibit C.

14. On July 2, 2013, the PTO duly and legally issued the '197 Patent, entitled "Internet direct device" after a full and fair examination to inventors Frank Clemente and Ted Feaser. AITB is presently the owner by assignment of the '197 Patent, having received all rights, title, and interest in and to the '197 Patent. AITB possesses all rights of recovery under the '197 Patent, including the exclusive right to recover for past infringement. A true and correct copy of the '197 Patent is attached to this Complaint as Exhibit D.

15. On November 12, 2013, the PTO duly and legally issued the '991 Patent, entitled "Integrated internet camera system and method" after a full and fair examination to inventor Frank Clemente. AITB is presently the owner by assignment of the '991 Patent, having received all rights, title, and interest in and to the '991 Patent. AITB possesses all rights of recovery under the '991 Patent, including the exclusive right to recover for past infringement. A true and correct copy of the '991 Patent is attached to this Complaint as Exhibit E.

16. On February 3, 2015, the PTO duly and legally issued the '542 Patent, entitled "Integrated internet camera system and method" after a full and fair examination to inventor Frank Clemente. AITB is presently the owner by assignment of the '542 Patent, having received all rights, title, and interest in and to the '542 Patent. AITB possesses all rights of recovery

under the '542 Patent, including the exclusive right to recover for past infringement. A true and correct copy of the '542 Patent is attached to this Complaint as Exhibit F.

17. On November 24, 2015, the PTO duly and legally issued the '806 Patent, entitled "Integrated internet camera system and method" after a full and fair examination to inventor Frank Clemente. AITB is presently the owner by assignment of the '806 Patent, having received all rights, title, and interest in and to the '806 Patent. AITB possesses all rights of recovery under the '806 Patent, including the exclusive right to recover for past infringement. A true and correct copy of the '806 Patent is attached to this Complaint as Exhibit G.

DESCRIPTION OF THE ACCUSED INSTRUMENTALITIES

18. The mobile devices made available in the United States by Defendant, including, but not limited to, the Honor 5X, the Nexus 6P, and the GX8 (collectively the "Accused Instrumentalities"), comprise portable, Internet direct devices complete with multiple cameras, at least one microprocessor, a display, and communications equipment capable of connecting the devices to the Internet and a Website Archive and Review Center ("WSARC"), using multiple modes of communication.

19. For example, the Accused Instrumentalities each include a front facing and rear facing camera, each complete with necessary image sensors and processing capability to capture still photos and video, a microphone capable of capturing audio with video capture, a display, and at least one microprocessor, as indicated on the following websites <https://store.hihonor.com/us/honor-5x>, <http://www.gethuawei.com/nexus6p> and <http://www.gethuawei.com/huawei-gx8>, visited on July 27, 2016.

20. The Accused Instrumentalities are observed to be programmed to facilitate automated backup of photos and video in a manner that also makes said photos and video

accessible via a web browser, i.e., a WSARC, and to facilitate automatic transfer of video and audio data to another mobile device (e.g. through video chatting).

21. Finally, the Accused Instrumentalities, once configured, are observed to be programmed to connect to a network, and thereafter to the WSARC, automatically on power up and to automatically switch to another mode of communication when the primary mode of communication is not available.

COUNT I
INFRINGEMENT OF THE '524 PATENT

22. AITB repeats and realleges paragraphs 1-21 as if fully set forth herein.

23. AITB is the owner of the '524 Patent. AITB's ownership of the '524 Patent is based on an assignment, by the inventors Frank Clemente and Ted Feaser, which was duly recorded with the PTO on April 5, 2011.

24. Defendants provide a product known as Honor 5X.

25. The Honor 5X infringes at least claim 1 of the '524 Patent.

26. The Honor 5X is observed to come pre-installed with an application ("the Application") that allows users to automatically upload still and video images to an online account, a WSARC, to which a registered user can connect via an internet web page to manage said still or video images.

27. The Application, along with the Honor 5X itself, constitute components of an integrated Internet camera system as described in the '524 Patent.

28. The Honor 5X includes a 13MP main camera as well as a 5MP front camera, each for capturing an image, as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016.

29. Using the backup and synchronization feature of the Application, the Honor 5X is observed to transmit captured still or video images to a WSARC upon image capture and receives stored images from the WSARC.

30. The Honor 5X includes a 5.5” 1920x1080 display, as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016.

31. The Honor 5X is observed to automatically connect to Wi-Fi on power-up. Wi-Fi is one of a plurality of available modes of connection available to the Honor 5X and is observed to be designated as the primary mode of connection as the Honor 5X will use Wi-Fi when available in favor of a cellular connection, presumably in order to reduce mobile data usage.

32. Further, upon inspecting background apps after the Honor 5X has been power-cycled, the Application can be seen running, meaning the Honor 5X automatically connects to the WSARC on power up.

33. The Honor 5X is observed to automatically switch to use its cellular data connection when it detects that the Wi-Fi connection is unavailable.

34. The foregoing features of the Honor 5X, and Defendants’ provision thereof, reflect past and ongoing direct infringement by Defendants by satisfying every element of at least claim 1 of the ’524 Patent, under 35 U.S.C. § 271(a), literally and/or under the doctrine of equivalents, by practicing each and every method step recited in said claim, thereby constituting use of the claimed subject matter, without AITB’s authorization, in the United States, during the term of the ’524 Patent.

35. The foregoing specifically alleges facts showing that Defendants, through their provision of the Honor 5X, have and continue to infringe at least claim 1 of the ’524 Patent.

AITB reserves the right to assert other claims of the '524 Patent herein and to pursue related discovery and infringement allegations against Defendants.

36. Defendant also provides products known as Nexus 6P and GX8 (hereafter the "Additional Accused Products"). The Additional Accused Products each include all necessary hardware elements and operating system and work as described above. In addition, pre-installed applications, which would include the Application, are advertised features of the Additional Accused Products.

37. AITB has suffered and will continue to suffer damages as a result of Defendants' infringement of the '524 Patent, in an amount to be proven at trial.

COUNT II
INFRINGEMENT OF THE '172 PATENT

38. AITB repeats and realleges paragraphs 1-37 as if fully set forth herein.

39. AITB is the owner of the '172 Patent. AITB's ownership of the '172 Patent is based on an assignment, by the inventors Frank Clemente and Ted Feaser, which was duly recorded with the PTO on April 5, 2011.

40. Defendants provide a product and service known as Honor 5X.

41. The Honor 5X infringes at least claim 1 of the '172 Patent.

42. On information and belief, the Honor 5X allows the user to access the Internet through a variety of communication networks, including but not limited to Wi-Fi and FDD-LTE as indicated by visiting <https://store.hihonor.com/us/honor-5x> and http://www.gsmarena.com/huawei_honor_5x-7590.php on July 27, 2016.

43. The Honor 5X includes a 13MP main camera as well as a 5MP front camera, each for capturing both still and video images as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016

44. The Honor 5X includes a 1.5 GHz, 64-bit octa-core processor as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016, which is observed to be used, along with the backup and synchronization feature of the Application, to transmit said captured still or video images to an account associated with the Internet direct device on a WSARC upon image capture, and to receive stored images from the WSARC.

45. The Honor 5X is observed to automatically connect to Wi-Fi on power-up. Wi-Fi is one of a plurality of available modes of connection available to the Honor 5X and is observed to be designated as the primary mode of connection as the Honor 5X will use Wi-Fi when available in favor of a cellular connection, presumably in order to reduce mobile data usage.

46. Further, upon inspecting background apps after the Honor 5X has been power-cycled, the Application can be seen running, meaning the Honor 5X automatically connects to the WSARC on power up.

47. The Honor 5X is observed to automatically switch to use its cellular data connection when it detects that the Wi-Fi connection is unavailable.

48. The foregoing features of Honor 5X, and Defendants' provision thereof, reflect past and ongoing direct infringement by Defendants by satisfying every element of at least claim 1 of the '172 Patent, under 35 U.S.C. § 271(a), literally and/or under the doctrine of equivalents, by practicing each and every method step recited in said claim, thereby constituting use of the claimed subject matter, without AITB's authorization, in the United States, during the term of the '172 Patent.

49. The foregoing specifically alleges facts showing that Defendants, through their provision of the Honor 5X, have and continue to infringe at least claim 1 of the '172 Patent.

AITB reserves the right to assert other claims of the '172 Patent herein and to pursue related discovery and infringement allegations against Defendants.

50. Further, the Additional Accused Products each include all necessary hardware elements and operating system and work as described above. In addition, pre-installed applications, which would include the Application, are advertised features of the Additional Accused Products.

51. AITB has suffered and will continue to suffer damages as a result of Defendants' infringement of the '172 Patent, in an amount to be proven at trial.

COUNT III
INFRINGEMENT OF THE '600 PATENT

52. AITB repeats and realleges paragraphs 1-51 as if fully set forth herein.

53. AITB is the owner of the '600 Patent. AITB's ownership of the '600 Patent is based on an assignment, by the inventors Frank Clemente and Ted Feaser, which was duly recorded with the PTO on April 5, 2011.

54. Defendants provide a product and service known as Honor 5X.

55. The Honor 5X infringes at least claim 1 of the '600 Patent.

56. On information and belief, the Honor 5X allows the user to access the Internet through a variety of communication networks, including but not limited to Wi-Fi and FDD-LTE as indicated by visiting <https://store.hihonor.com/us/honor-5x> and http://www.gsmarena.com/huawei_honor_5x-7590.php on July 27, 2016.

57. The Honor 5X includes a 13MP main camera as well as a 5MP front camera, each for capturing both still and video images as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016.

58. The Honor 5X includes a 1.5 GHz, 64-bit octa-core processor as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016, which is observed to be used, along with a pre-installed application for video conferencing (the “Video Conferencing Application”), to transmit said captured video images to another Internet direct device upon image capture, and to receive video images from the other Internet direct device.

59. The Honor 5X is observed to automatically connect to Wi-Fi on power-up. Wi-Fi is one of a plurality of available modes of connection available to the Honor 5X and is observed to be designated as the primary mode of connection as the Honor 5X will use Wi-Fi when available in favor of a cellular connection, presumably in order to reduce mobile data usage.

60. The Honor 5X is observed to automatically switch to use its cellular data connection when it detects that the Wi-Fi connection is unavailable.

61. The foregoing features of Honor 5X, and Defendants’ provision thereof, reflect past and ongoing direct infringement by Defendants by satisfying every element of at least claim 1 of the ’600 Patent, under 35 U.S.C. § 271(a), literally and/or under the doctrine of equivalents, by practicing each and every method step recited in said claim, thereby constituting use of the claimed subject matter, without AITB’s authorization, in the United States, during the term of the ’600 Patent.

62. The foregoing specifically alleges facts showing that Defendants, through their provision of Honor 5X, have and continue to infringe at least claim 1 of the ’600 Patent. AITB reserves the right to assert other claims of the ’600 Patent herein and to pursue related discovery and infringement allegations against Defendants.

63. Further, the Additional Accused Products each include all necessary hardware elements and operating system and work as described above. In addition, pre-installed

applications, which would include the Video Conferencing Application, are advertised features of the Additional Accused Products.

64. AITB has suffered and will continue to suffer damages as a result of Defendants' infringement of the '600 Patent, in an amount to be proven at trial.

COUNT IV
INFRINGEMENT OF THE '197 PATENT

65. AITB repeats and realleges paragraphs 1-64 as if fully set forth herein.

66. AITB is the owner of the '197 Patent. AITB's ownership of the '197 Patent is based on an assignment, by the inventors Frank Clemente and Ted Feaser, which was duly recorded with the PTO on April 5, 2011.

67. Defendants provide a product and service known as Honor 5X.

68. The Honor 5X infringes at least claim 1 of the '197 Patent.

69. On information and belief, the Honor 5X allows the user to access the Internet through a variety of communication networks, including but not limited to Wi-Fi and FDD-LTE as indicated by visiting <https://store.hihonor.com/us/honor-5x> and http://www.gsmarena.com/huawei_honor_5x-7590.php on July 27, 2016.

70. The Honor 5X includes a 13MP main camera as well as a 5MP front camera, each for capturing both still and video images as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016.

71. The Honor 5X includes a 1.5 GHz, 64-bit octa-core processor as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016, which is observed to be used, along with the backup and synchronization feature of the Application, to transmit said captured still or video images to an account associated with the Internet direct device on a WSARC upon image capture, and to receive stored images from the WSARC.

72. The Honor 5X is observed to automatically connect to Wi-Fi on power-up. Wi-Fi is one of a plurality of available modes of connection available to the Honor 5X and is observed to be designated as the primary mode of connection as the Honor 5X will use Wi-Fi when available in favor of a cellular connection, presumably in order to reduce mobile data usage.

73. The Honor 5X is observed to automatically switch to use its cellular data connection when it detects that the Wi-Fi connection is unavailable.

74. The foregoing features of Honor 5X, and Defendants' provision thereof, reflect past and ongoing direct infringement by Defendants by satisfying every element of at least claim 1 of the '197 Patent, under 35 U.S.C. § 271(a), literally and/or under the doctrine of equivalents, by practicing each and every method step recited in said claim, thereby constituting use of the claimed subject matter, without AITB's authorization, in the United States, during the term of the '197 Patent.

75. The foregoing specifically alleges facts showing that Defendants, through their provision of the Honor 5X, have and continue to infringe at least claim 1 of the '197 Patent. AITB reserves the right to assert other claims of the '197 Patent herein and to pursue related discovery and infringement allegations against Defendants.

76. Further, the Additional Accused Products each include all necessary hardware elements and operating system and work as described above. In addition, pre-installed applications, which would include the Application, are advertised features of the Additional Accused Products.

77. AITB has suffered and will continue to suffer damages as a result of Defendants' infringement of the '197 Patent, in an amount to be proven at trial.

COUNT V
INFRINGEMENT OF THE '991 PATENT

78. AITB repeats and realleges paragraphs 1-77 as if fully set forth herein.

79. AITB is the owner of the '991 Patent. AITB's ownership of the '991 Patent is based on an assignment, by the inventor Frank Clemente, which was duly recorded with the PTO on June 7, 2013.

80. Defendants provide a product and service known as Honor 5X.

81. The Honor 5X infringes at least claim 1 of the '991 Patent.

82. On information and belief, the Honor 5X allows the user to access the Internet through a variety of communication networks, including but not limited to Wi-Fi and FDD-LTE as indicated by visiting <https://store.hihonor.com/us/honor-5x> and http://www.gsmarena.com/huawei_honor_5x-7590.php on July 27, 2016, thereby performing a method for transmitting still and video images using further elements and functionality described below.

83. As discussed herein, the Honor 5X is observed to automatically connect to Wi-Fi on power-up. Wi-Fi is one of a plurality of available modes of connection available to the Honor 5X and is observed to be designated as the primary mode of connection as the Honor 5X will use Wi-Fi when available in favor of a cellular connection, presumably in order to reduce mobile data usage.

84. The Honor 5X includes a 13MP main camera as well as a 5MP front camera, each for capturing both still and video images as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016.

85. The Honor 5X includes a 1.5 GHz, 64-bit octa-core processor as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016, which is observed to be used, along with the backup and synchronization feature of the Application, to transmit said captured

still or video images to an account associated with the Internet direct device on a WSARC upon image capture, and to receive stored images from the WSARC.

86. The Honor 5X is observed to automatically switch to use its cellular data connection when it detects that the Wi-Fi connection is unavailable.

87. The foregoing features of the Honor 5X, and Defendants' provision thereof, reflect past and ongoing direct infringement by Defendants by satisfying every element of at least claim 1 of the '991 Patent, under 35 U.S.C. § 271(a), literally and/or under the doctrine of equivalents, by practicing each and every method step recited in said claim, thereby constituting use of the claimed subject matter, without AITB's authorization, in the United States, during the term of the '991 Patent.

88. The foregoing specifically alleges facts showing that Defendants, through their provision of the Honor 5X, have and continue to infringe at least claim 1 of the '991 Patent. AITB reserves the right to assert other claims of the '991 Patent herein and to pursue related discovery and infringement allegations against Defendants.

89. Further, the Additional Accused Products each include all necessary hardware elements and operating system and work as described above. In addition, pre-installed applications, which would include the Application, are advertised features of the Additional Accused Products.

90. AITB has suffered and will continue to suffer damages as a result of Defendants' infringement of the '991 Patent, in an amount to be proven at trial.

COUNT VI
INFRINGEMENT OF THE '542 PATENT

91. AITB repeats and realleges paragraphs 1-90 as if fully set forth herein.

92. AITB is the owner of the '542 Patent. AITB's ownership of the '542 Patent is based on an assignment, by the inventor Frank Clemente, which was duly recorded with the PTO on October 14, 2013.

93. Defendants provide a product and service known as Honor 5X.

94. The Honor 5X infringes at least claim 1 of the '542 Patent.

95. On information and belief, the Honor 5X allows the user to access the Internet through a variety of communication networks, including but not limited to Wi-Fi and FDD-LTE as indicated by visiting <https://store.hihonor.com/us/honor-5x> and http://www.gsmarena.com/huawei_honor_5x-7590.php on July 27, 2016.

96. The Honor 5X includes a 13MP main camera as well as a 5MP front camera, each for capturing video images as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016. The Honor 5X also includes a microphone for capturing audio as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016.

97. The Honor 5X includes a 1.5 GHz, 64-bit octa-core processor as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016, which is observed to be used, along with a pre-installed Video Conferencing Application to transmit said captured audio or video images to another Internet direct device upon image capture, and to receive audio or video images from the other Internet direct device.

98. The Honor 5X is observed to automatically connect to Wi-Fi on power-up. Wi-Fi is one of a plurality of available modes of connection available to the Honor 5X and is observed to be designated as the primary mode of connection as the Honor 5X will use Wi-Fi when available in favor of a cellular connection, presumably in order to reduce mobile data usage.

99. The Honor 5X is observed to automatically switch to use its cellular data connection when it detects that the Wi-Fi connection is unavailable.

100. The foregoing features of the Honor 5X, and Defendants' provision thereof, reflect past and ongoing direct infringement by Defendants by satisfying every element of at least claim 1 of the '542 Patent, under 35 U.S.C. § 271(a), literally and/or under the doctrine of equivalents, by practicing each and every method step recited in said claim, thereby constituting use of the claimed subject matter, without AITB's authorization, in the United States, during the term of the '542 Patent.

101. The foregoing specifically alleges facts showing that Defendants, through their provision of the Honor 5X, have and continue to infringe at least claim 1 of the '542 Patent. AITB reserves the right to assert other claims of the '542 Patent herein and to pursue related discovery and infringement allegations against Defendants.

102. Further, the Additional Accused Products each include all necessary hardware elements and operating system and work as described above. In addition, pre-installed applications, which would include the Video Conferencing Application, are advertised features of the Additional Accused Products.

103. AITB has suffered and will continue to suffer damages as a result of Defendants' infringement of the '542 Patent, in an amount to be proven at trial.

COUNT VII
INFRINGEMENT OF THE '806 PATENT

104. AITB repeats and realleges paragraphs 1-103 as if fully set forth herein.

105. AITB is the owner of the '806 Patent. AITB's ownership of the '806 Patent is based on an assignment, by the inventor Frank Clemente, which was duly recorded with the PTO on October 14, 2013.

106. Defendants provide a product and service known as Honor 5X.

107. The Honor 5X infringes at least claim 1 of the '806 Patent.

108. On information and belief, the Honor 5X allows the user to access the Internet through a variety of communication networks, including but not limited to Wi-Fi and FDD-LTE as indicated by visiting <https://store.hihonor.com/us/honor-5x> and http://www.gsmarena.com/huawei_honor_5x-7590.php on July 27, 2016.

109. The Honor 5X includes a 13MP main camera as well as a 5MP front camera, each for capturing both still and video images processor as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016. The Honor 5X also includes a microphone for capturing audio processor as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016.

110. The Honor 5X includes a 1.5 GHz, 64-bit octa-core processor as indicated by visiting <https://store.hihonor.com/us/honor-5x> on July 27, 2016, which is observed to be used, along with the backup and synchronization feature of the Application, to transmit said captured audio, still or video images to an account associated with the Internet direct device on a WSARC upon image capture.

111. The Honor 5X is observed to automatically connect to Wi-Fi on power-up. Wi-Fi is one of a plurality of available modes of connection available to the Honor 5X and is observed to be designated as the primary mode of connection as the Honor 5X will use Wi-Fi when available in favor of a cellular connection, presumably in order to reduce mobile data usage.

112. The Honor 5X is observed to automatically switch to use its cellular data connection when it detects that the Wi-Fi connection is unavailable.

113. The foregoing features of the Honor 5X, and Defendants' provision thereof, reflect past and ongoing direct infringement by Defendants by satisfying every element of at least claim 1 of the '806 Patent, under 35 U.S.C. § 271(a), literally and/or under the doctrine of equivalents, by practicing each and every method step recited in said claim, thereby constituting use of the claimed subject matter, without AITB's authorization, in the United States, during the term of the '806 Patent.

114. The foregoing specifically alleges facts showing that Defendants, through their provision of the Honor 5X, have and continue to infringe at least claim 1 of the '806 Patent. AITB reserves the right to assert other claims of the '806 Patent herein and to pursue related discovery and infringement allegations against Defendants.

115. Further, the Additional Accused Products each include all necessary hardware elements and operating system and work as described above. In addition, pre-installed applications, which would include the Application, are advertised features of the Additional Accused Products.

116. AITB has suffered and will continue to suffer damages as a result of Defendants' infringement of the '806 Patent, in an amount to be proven at trial.

PRAYER FOR RELIEF

WHEREFORE, AITB prays for the following relief:

A. That Defendants be adjudged to have infringed the Patents-in-Suit, directly, literally and/or under the doctrine of equivalents;

B. An award of damages pursuant to 35 U.S.C. §284 sufficient to compensate AITB for the Defendants' past infringement and any continuing or future infringement, including compensatory damages;

C. An assessment of pre-judgment and post-judgment interest and costs against Defendants, together with an award of such interest and costs, in accordance with 35 U.S.C. §284; and

D. Such other and further relief as this Court may deem just and proper.

Dated: September 2, 2016

BAYARD, P.A.

/s/ Stephen B. Braerman

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