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Email: jcedmondson@edmolaw.com Email: kirenr@edmolaw.com Todd Y. Brandt (TX SB # 24027051) ( <i>pr</i> BRANDT LAW FIRM 222 North Fredonia St. Longview, Texas 75601 Tel: (903) 212-3130 Fax: (903) 753–6761 Email: tbrandt@thebrandtlawfirm.com <i>Attorneys for Plaintiff</i> <i>Lightwire, LLC</i>	<i>o hac vice</i> pending)
UNITED STATES	DISTRICT COURT
FOR THE NORTHERN D	ISTRICT OF CALIFORNIA
Lightwire, LLC, a California limited liability company, Plaintiff, v. OnePlus Inc., a California corporation. Defendant.	<ul> <li>Case No. 3:18-cv-01163</li> <li>COMPLAINT FOR</li> <li>INFINGEMENT OF U.S.</li> <li>PATENT 6,335,678</li> <li>DEMAND FOR JURY TRIAL</li> </ul>
	Tel: (503) 336-3749 Fax: (503) 482-7418 Email: jcedmondson@edmolaw.com Email: kirenr@edmolaw.com Todd Y. Brandt (TX SB # 24027051) (pr BRANDT LAW FIRM 222 North Fredonia St. Longview, Texas 75601 Tel: (903) 212-3130 Fax: (903) 753–6761 Email: tbrandt@thebrandtlawfirm.com Attorneys for Plaintiff Lightwire, LLC UNITED STATES FOR THE NORTHERN D Lightwire, LLC, a California limited liability company, Plaintiff, V. OnePlus Inc., a California corporation.

This is an action for patent infringement in which Lightwire, LLC ("Plaintiff") 1 makes the following allegations against OnePlus, Inc. ("Defendant"). 2 3 4 NATURE OF THE ACTION This is a patent infringement action to stop Defendant's infringement of 5 1. United States Patent No. 6,335,678 ("the '678 Patent"). 6 7 2. This patent infringement action arises under the patent laws of the United States, including 35 U.S.C. §§ 271, et seq. 8 9 10 PARTIES Plaintiff is a California limited liability company with its principal place 3. 11 of business at 177 East Colorado Boulevard, Suite 200, Pasadena, CA 91101. 12 13 4. On information and belief, Defendant is a California corporation, with a principle place of business located at 4017 Marjorum Ter, Fremont, California 94538. 14 15 JURISDICTION AND VENUE 16 This Court has subject-matter jurisdiction over this action pursuant to 28 17 5. U.S.C. §§ 1331 and 1338(a). 18 19 6. The Court has personal jurisdiction over Defendant because it (either directly or through its subsidiaries, divisions or groups) has sufficient minimum 20contacts with the forum as a result of business conducted within the State of 21 California and this district; and/or specifically over Defendant (either directly or 22 through their subsidiaries, divisions, groups or distributors) because of its infringing 23 24 conduct within or directed at the State of California and this district. 25 More specifically, Defendant, directly and/or through its intermediaries, 7. makes, distributes, imports, offers for sale, sells, advertises and/or uses the accused 26 27 products identified herein that include the claimed device of the '678 Patent in the 28 State of California. Defendant has committed patent infringement in the State of

California and solicits customers in the State of California. Defendant has paying customers who are residents of the State of California and who purchase and/or use Defendant's infringing products in the State of California. Further, Defendant has an interactive website that is accessible from the State of California.

Venue is proper in this district under 28 U.S.C. §§ 1391(c) and 1400(b). 8. On information and belief, Defendant has transacted business in this district, and has committed acts of patent infringement in this district.

9. More specifically, Defendant, directly and/or through its intermediaries, makes, distributes, imports, offers for sale, sells, advertises and/or uses, devices including the accused devices identified herein, that infringe claims of the '678 Patent in the State of California. Defendant has committed patent infringement in the State of California and solicits customers in the State of California. Defendant has paying customers who are residents of the State of California and who purchase and/or use Defendant's infringing products in the State of California.

## **FACTS**

10. Plaintiff is the owner, by assignment, of the '678 Patent, entitled "Electronic Device, Preferably an Electronic Book" - including all rights to recover for past and future acts of infringement – which was duly issued on January 1<sup>st</sup>, 2002 by the United States Patent and Trademark Office.

A true and correct copy of the '678 Patent is attached as Exhibit A. 11.

12. The claims of the '678 Patent are valid and enforceable.

## COUNT I - INFRINGEMENT OF U.S. PATENT NO. 6,335,678

13. Plaintiff hereby incorporates by reference the allegations of paragraphs 1 through 12 of this complaint as if fully set forth herein.

Infringement by Defendant includes, without limitation, making, 14. distributing, importing, offering for sale, selling, advertising, and/or using, without limitation electronic devices (collectively referred to hereinafter as "Accused

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Devices") infringing at least claim 1 of the '678 Patent. The Accused Devices include electronic devices used for reading. Electronic reading devices, like the Accused Devices, enable the user to comfortably read electronic books, store data, and 4 communicate data with peripheral devices.

The Accused Devices include, for example and without limitation, 15. Defendant's OnePlus 5. A detailed claim chart is incorporated herein by reference and attached at Exhibit B.

Defendant is thus liable for infringement of the '678 Patent under 35 16. U.S.C. §271.

10 Each of Defendant's aforesaid activities has been without authority 17. and/or license from Plaintiff. 11

Plaintiff is entitled to recover from Defendant the damages sustained by 12 18. Plaintiff as a result of Defendant's wrongful acts in an amount subject to proof at 14 trial, which by law cannot be less than a reasonable royalty, together with interest and costs as fixed by this court under 35 U.S.C. § 284.

## PRAYER FOR RELIEF

WHEREFORE, Plaintiff respectfully requests that this Court enter a 18 19 judgment:

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In favor of Plaintiff that Defendant has infringed the '678 Patent; 1.

Requiring Defendant to pay Plaintiff its damages, costs, expenses, and 21 2. prejudgment and post-judgment interest for Defendant's infringement of the '678 22 Patent as provided under 35 U.S.C. § 284; and 23

24 3. Granting Plaintiff any and all other relief to which Plaintiff may show itself to be entitled. 25

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1	1 DEMAND FC	R JURY TRIAL	
2	Plaintiff, under Rule 38 of the Federal Rules of Civil Procedure, requests a trial		
3	by jury of any issues so triable by right.		
4	Detect Estimate 22, 2019 Descent		
5	5 Dated: February 22, 2018 Respect	fully submitted,	
6		FFICE OF J. CURTIS EDMONDSON	
7	By: <u>s/ K</u>	iren Rockenstein	
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9	Attorney	for Lightwire LLC	
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	COMPLAINT FOR INFINGEMENT OF U.S. PATENT 6,335,678		