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

DALE PROGRESS LTD.,	
Plaintiff,	
V.	Civil Action No.
HUGHES SYSTIQUE CORPORATION,	PATENT CASE
Defendant.	JURY TRIAL DEMANDED

### COMPLAINT FOR PATENT INFRINGEMENT AGAINST HUGHES SYSTIQUE CORPORATION

Plaintiff Dale Progress Ltd. ("Plaintiff"), by and through its undersigned counsel, files this Complaint against Defendant Hughes Systique Corporation ("Defendant") as follows:

### **NATURE OF THE ACTION**

1. This is an action for violation of 35 U.S.C. §§ 271(a) and 35 U.S.C. §§ 271(b). This is a patent infringement action to stop Defendant's infringement of United States Patent No. 9,686,504 ("the '504 patent") entitled "Remote Resource Access Interface Apparatus" and the United States Patent No. 8,320,461 ("the '461 patent") entitled "Remote Resource Access Interface Apparatus". A true and correct copy of the '504 patent is attached hereto as <u>Exhibit A</u>. A true and correct copy of the '461 patent is attached hereto as <u>Exhibit B</u>. Plaintiff is the owner by assignment of the '504 and '461 patents. Plaintiff seeks monetary damages and injunctive relief.

### **PARTIES**

2. Plaintiff is a limited liability company having a principal place of business located at #204(#-81), 83, Gasan digital 1-ro, Gasan-Dong Geumcheon-gu, Seoul, 08589, Republic of Korea.

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3. Upon information and belief, Defendant is a corporation organized and existing under the laws of the State of Delaware with a principal place of business located at 11717 Exploration Lane, Germantown, MD 20876. Defendant can be served with process by serving The Company Corporation, 251 Little Falls Drive, Wilmington, Delaware 19808.

### JURISDICTION AND VENUE

4. This action arises under the Patent Laws of the United States, 35 U.S.C. § 1 *et seq.*, including 35 U.S.C. §§ 271, 281, 283, 284, and 285.

5. This Court has subject matter jurisdiction over this case for patent infringement under 28 U.S.C. §§ 1331 and 1338(a).

6. The Court has personal jurisdiction over Defendant because: Defendant is present within or has minimum contacts within the State of Delaware and the District of Delaware; Defendant has purposefully availed itself of the privileges of conducting business in the State of Delaware and in the District of Delaware; Defendant has sought protection and benefit from the laws of the State of Delaware; Defendant regularly conducts business within the State of Delaware and within the District of Delaware; and Plaintiff's cause of action arises directly from Defendant's business contacts and other activities in the State of Delaware and in the District of Delaware. Further, this Court has personal jurisdiction over Defendant because it is incorporated in Delaware and has purposely availed itself of the privileges and benefits of the laws of the State of Delaware.

7. More specifically, Defendant, directly and/or through intermediaries, ships, distributes, uses, offers for sale, sells, and/or advertises products and services in the United States, the State of Delaware, and the District of Delaware including but not limited to the Accused Instrumentalities as detailed below. Upon information and belief, Defendant has committed patent infringement in the State of Delaware and in the District of Delaware. Defendant solicits and has

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solicited customers in the State of Delaware and in the District of Delaware. Defendant has paying customers who are residents of the State of Delaware and the District of Delaware and who each use and have used the Defendant's products and services in the State of Delaware and in the District of Delaware.

8. Venue is proper in the District of Delaware pursuant to 28 U.S.C. §§ 1400(b). On information and belief, Defendant in incorporated in this district, and has transacted business in this district, and has directly and/or indirectly committed acts of patent infringement in this district.

#### **COUNT I – PATENT INFRINGEMENT**

9. Plaintiff refers to and incorporates herein the allegations of Paragraphs 1-8 above.

10. The '504 patent was duly and legally issued by the United States Patent and Trademark Office on June 20, 2017 after full and fair examination. Plaintiff is the owner by assignment of the '504 patent and possesses all rights of recovery under the '504 patent, including the exclusive right to sue for infringement and recover past damages and obtain injunctive relief.

11. Defendant owns, uses, operates, advertises, controls, sells, and otherwise provides apparatus, systems and methods that infringe the '504 patent. Claim 2 of the '504 patent provides, among other things, "a remote resource access interface apparatus comprising: a touch input detection unit configured to detect touch input on a display screen and to generate touch position information on a display screen; a communication unit configured to receive supportable key information from a compatible portable device, the communication unit further configured to transmit input key information to the portable device and to receive video information from the portable device; a video output unit configured to display adjusted video information in the form of a visual image, the video output unit having a display screen having a screen specification different from a screen specification of the portable device, wherein the screen specification

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includes screen resolution information regarding the screen resolutions supported by the portable device; and a key advisor unit configured to output the supportable key information to the video output unit wherein the key advisor unit is configured to receive the touch position information through the touch input detection unit, and wherein the adjusted video information is video data adjusted to screen resolution supported by the video output unit on the basis of the screen resolution information supported by the portable device, and the touch position information is mapped to one of key values indicated by the supportable key information of the portable device such that the touch position information matches key values of the portable device."

12. Defendant has been and is now infringing the '504 Patent in the State of Delaware, in this judicial district, and elsewhere in the United States, by, among other things, directly or through intermediaries, making, using, importing, testing, providing, supplying, distributing, selling, and/or offering for sale apparatus and systems (including, without limitation, the Defendant's products Hughes Infotainment Dashboards incorporating MirrorLink functionality, identified herein as the "Accused Instrumentalities") that provide a remote resource access interface device, covered by at least claims 1, 2, 3, 4, 5, 6, 7, 8, and 9 of the '504 Patent to the injury of Dale Progress Ltd. Defendant is directly infringing, literally infringing, and/or infringing the '504 Patent under the doctrine of equivalents. Defendant is thus liable for infringement of the '504 Patent pursuant to 35 U.S.C. § 271.

13. Defendant has induced and continues to induce infringement of the '504 Patent by intending that others use, offer for sale, or sell in the United States, products and/or methods covered by one or more claims of the '504 Patent, including, but not limited to, a remote resource access interface apparatus. Defendant provides these products to others, such as customers,

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resellers and end-use consumers who, in turn, use, offer for sale, or sell in the United States these a remote resource access interface apparatus that infringe one or more claims of the '504 Patent.

14. Defendant indirectly infringes the '504 Patent by inducing infringement by others, such as resellers, customers and end-use consumers, in accordance with 35 U.S.C. § 271(b) in this District and elsewhere in the United States. Direct infringement is a result of the activities performed by the resellers, customers and end-use consumers of a remote resource access interface apparatus.

15. Defendant received notice of the '504 Patent at least as of the date this lawsuit was filed.

16. Defendant affirmative acts of providing and/or selling the a remote resource access interface apparatus, including manufacturing and distributing, and providing instructions for using the a remote resource access interface apparatus in their normal and customary way to infringe one or more claims of the '504 Patent. Defendant performs the acts that constitute induced infringement, and induce actual infringement, with the knowledge of the '504 Patent and with the knowledge or willful blindness that the induced acts constitute infringement.

17. Defendant specifically intends for others, such as resellers, customers and end-use consumers, to directly infringe one or more claims of the '504 Patent, or, alternatively, has been willfully blind to the possibility that its inducing acts would cause infringement. By way of example, and not as limitation, Defendant induces such infringement by its affirmative action by, among other things: (a) providing advertising on the benefits of using the Accused Instrumentalities' functionality; (b) providing information regarding how to use the Accused Instrumentalities' functionality; (c) providing instruction on how to use the Accused

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Instrumentalities' functionality; and (d) providing hardware and/or software components required to infringe the claims of the '504 Patent.

18. Accordingly, a reasonable inference is that Defendant specifically intends for others, such as resellers, customers and end-use consumers, to directly infringe one or more claims of the '504 Patent in the United States because Defendant has knowledge of the '504 Patent at least as of the date this lawsuit was filed and Defendant actually induces others, such as resellers, customers and end-use consumers, to directly infringe the '504 Patent by using, selling, and/or distributing, within the United States, a remote resource access interface apparatus.

19. As a result of Defendant acts of infringement, Plaintiff has suffered and will continue to suffer damages in an amount to be proved at trial.

20. Claim 2 of the '504 patent, claims:

A remote resource access interface apparatus comprising:



Source: https://hsc.com/Services/Product-Engineering-Services/Connected-Cars/Infotainment

#### **HSC Infotainment Services**

HSC has worked with leading suppliers to OEMs to develop complete Infotainment Dashboards. These dashboards are already in production today and HSC continues to work with various suppliers for new/innovative services. Our Infotainment services include:

- > Android and Linux based Dashboard development (IMX, CSR and other boards)
- > Android HU customizations to meet distracted driving guidelines set forth by the FCC
- > CTS validation for Android units
- > Linux Device Driver development
- > Integration of CarPlay, Mirrorlink and Android Auto services
- > Android and iOS accessory interface development
- > Media services and audio routing module development
- > Integration with navigation solutions

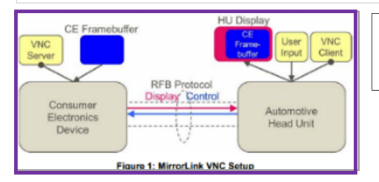
### Source: https://hsc.com/Services/Product-Engineering-Services/Connected-Cars/Infotainment

# a touch input detection unit configured to detect touch input on a display screen and to generate touch position information on a display screen;

RealVNC are advocates of open standards, having published the VNC protocol, a core component of the MirrorLink® standard, over ten years ago. RealVNC are technology agnostic and readily embrace complementary standards such as Apple CarPlay<sup>™</sup> and Android Auto. VNC Automotive includes VNC Telematics<sup>™</sup>, VNC Enhanced<sup>™</sup> and the RealVNC MirrorLink Certified solution that pairs the driver's car with their mobile device, enabling mobile devices to perform a number of different functions within the car. In an industry where driver safety is of the utmost importance, VNC Automotive technology allows the mobile device to be controlled from the car dashboard, vehicle bezel keys, or steering wheel switches without distracting the driver.

Source: https://hsc.com/Portals/0/PR/hsc\_realvnc\_PR\_28Jun2016.pdf

VNC Automotive technology allows the mobile device to be controlled from the car dashboard, vehicle bezel keys, or steering wheel switches without distracting the driver.



Source: https://hsc.com/Portals/0/PR/hsc realvnc\_PR\_28Jun2016.pdf

The command and control input is handled as part of the VNC protocol by key and pointer events. A key or pointer event on the MirrorLink Client will be signaled to the MirrorLink Server via a specific key symbol value, which uniquely identifies the event. The mobile device and/or its application will not necessarily support all possible keys defined. Some applications may even have a dynamic behaviour on the selection of key inputs they expect.

Source:https://www.etsi.org/deliver/etsi\_ts/103500\_103599/10354402/01.03.00\_60/t s\_10354402v010300p.pdf

**Analyst comment-** Evidence demonstrates the Automotive connectivity solution which uses RealVNC, provides controllable key inputs to control the functions of MirrorLink associated smartphone, upon information and belief using touch inputs and/or vehicle bezel keys.

Upon information and belief, Defendant provides a touch input detection unit configured to detect touch input on a display screen and to generate touch position information on a display screen;

The '504 patent specification clearly states that a touch input detection unit detects a touch input on the display screen and generates position information on the display screen in association of the current image.

The touch input detection unit detects a touch input on the display screen and generates position information on the display screen in association of the current image. The touch input

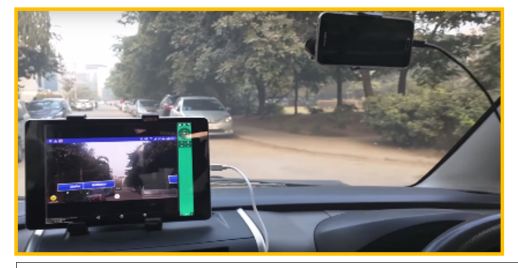
detection unit transmits the position information associated with the current image to the portable device. The touch input detection unit is implemented in the form of a touch-sensitive touchscreen covering the display screen of the video output unit. The touch input detection unit may further include a processor for converting a pressure voltage sensed on the display screen to the position information. *See* '504 patent Col. 4 *l*. 42-47.

a communication unit configured to receive supportable key information from a compatible portable device, the communication unit further configured to transmit input key information to the portable device and to receive video information from the portable device;

# Automotive connectivity solution

Integration of CarPlay, Mirrorlink and Android Auto services Android and iOS accessory interface development Media services and audio routing module development Integration with navigation solutions

Source:https://hsc.com/Services/Product-Engineering-Services/Connected-Cars/Infotainment



Source: https://youtu.be/eQX1q0PgBqs?t=10

**Analyst comment-** Evidence demonstrates that the communication is established between the MirrorLink associated smartphone and vehicle dashboard, which uses USB cable to remotely communicate .

HSML is identified as specific encoding within an existing VNC connection. Therefore, remote applications shall be listed and handled as VNC based applications with <u>protocollD</u> set to "VNC".

During a VNC session the MirrorLink client shall list HSML pseudo encoding (-527) within VNC Set Encoding message, to indicate the support of HSML. If MirrorLink server supports the HSML as well, it shall send VNC Framebuffer Update messages with Context Information (-524) and HSML pseudo encoding (-527) in response to Framebuffer Update Request messages from the MirrorLink client.

Table 15: HSML Pseudo Encoding			
# bytes	Туре	Value	Description
2	U16	0	X-position of rectangle (top left corner)
2	U16	0	Y-position of rectangle (top left corner)
2	U16	width	Width of the negotiated framebuffer resolution
2	U16	height	Height of the negotiated framebuffer resolution
4	S32	-527	Encoding type
2	U16	16	The length of unique identifier
16	A	rray of U8	UUID version 4.

Source: https://www.etsi.org/deliver/etsi\_ts/103500\_103599/10354421/01.03.00\_60/t s\_10354421v010300p.pdf

**Analyst comment-** Evidence demonstrates sending the connection establishment message to supportable devices, which includes context information, and HSML encoding, in response to a request generated by the vehicle infotainment system.

Defendant provides a communication unit configured to receive supportable key information from a compatible portable device, the communication unit further configured to transmit input key information to the portable device and to receive video information from the portable device;

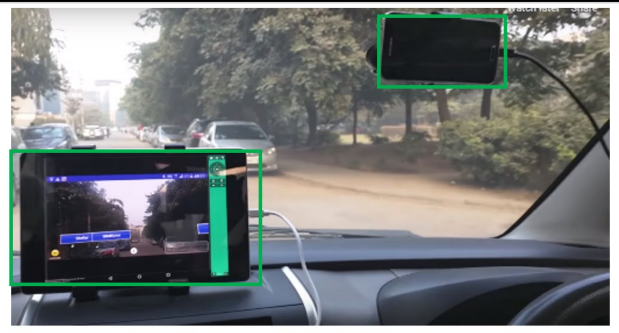
The specification discloses sufficient structure for one of ordinary skilled in the art to build or program a communication unit. The specification clearly states that a communication unit utilizes wireless communication interfaces to perform the claim limitation functions.

The communication unit can be provided with at least one of wireless communication interfaces specified by Bluetooth, wireless fidelity (wi-fi), ZigBee, wireless broadband (WiBro)

protocols for communicating with the portable device. The communication unit also can be connected to the portable device through a communication wire so as to exchange data with the portable device in series or in parallel. *See* '504 patent Col. 4 *l*. 8-15.

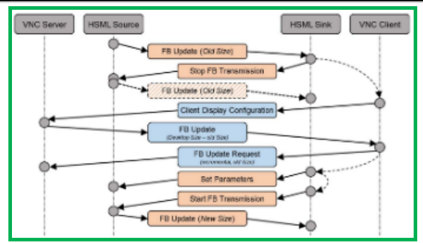
a video output unit configured to display adjusted video information in the form of a visual image, the video output unit having a display screen having a screen specification different from a screen specification of the portable device, wherein the screen specification includes screen resolution information regarding the screen resolutions supported by the portable device; and

# Automotive connectivity solution



Source: https://youtu.be/eQX1q0PgBqs?t=10

**Analyst comment-** Evidence demonstrates that the video output unit display is larger than the portable device.



On reception of the ClientDisplayConfiguration message, the VNC Server shall send a FramebufferUpdate message containing a DesktopSize pseudo encoding rectangle with the new framebuffer resolution. In case the VNC Server does not support the new resolution, it shall send a FramebufferUpdate message containing a DesktopSize pseudo encoding rectangle with the old framebuffer resolution, as shown in Figure 14.

Source:https://www.etsi.org/deliver/etsi\_ts/103500\_103599/10354421/01.03.00\_60/t s\_10354421v010300p.pdf

**Analyst comment**- evidence demonstrates that on the response of the client display configuration message (dashboard), VNC server (consumer electronic device) sends the newly updated frame buffer resolution. If consumer electronic device do not supports the new resolution, it sends an updated message with old frame resolution.

Defendant provides a video output unit configured to display adjusted video information in the form of a visual image, the video output unit having a display screen having a screen specification different from a screen specification of the portable device, wherein the screen specification includes screen resolution information regarding the screen resolutions supported by the portable device; and

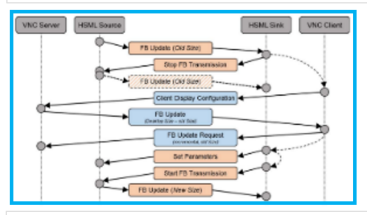
The video output unit displays the video information output by the pixel information processing unit. The video output unit can be implemented with a liquid crystal display (LCD) panel or an organic light emitting diode (OLED) display panel. *See* '504 patent Col. 3 *l*. 11-15. The video output unit outputs the video information received from the pixel information processing unit in the form of a visual image. The video output unit can be implemented with a liquid crystal

display (LCD) panel or an organic light emitting diode (OLED) panel. Preferably, the video output unit is provided with a display screen larger than that of the portable device. *See* '504 patent Col. 4 *l*. 29-35.

a key advisor unit configured to output the supportable key information to the video output unit wherein the key advisor unit is configured to receive the touch position information through the touch input detection unit, and wherein the adjusted video information is video data adjusted to screen resolution supported by the video output unit on the basis of the screen resolution information supported by the portable device, and the touch position information is mapped to one of key values indicated by the supportable key information of the portable device such that the touch position information matches key values of the portable device.

# Automotive connectivity solution

VNC Automotive technology allows the mobile device to be controlled from the car dashboard, vehicle bezel keys, or steering wheel switches without distracting the driver.



### Source:

https://hsc.com/Portals/0/PR/hs c\_realvnc\_PR\_28Jun2016.pdf

On reception of the <u>ClientDisplayConfiguration</u> message, the VNC Server shall send a <u>FramebufferUpdate</u> message containing a <u>DesktopSize</u> pseudo encoding rectangle with the new framebuffer resolution. In case the VNC Server does not support the new resolution, it shall send a <u>FramebufferUpdate</u> message containing a <u>DesktopSize</u> pseudo encoding rectangle with the old framebuffer resolution, as shown in Figure 14.

Source:<u>https://www.etsi.org/deliver/etsi\_ts/103500\_103599/10354421/01.03.00\_60/ts\_10354421v010300p.pdf</u>

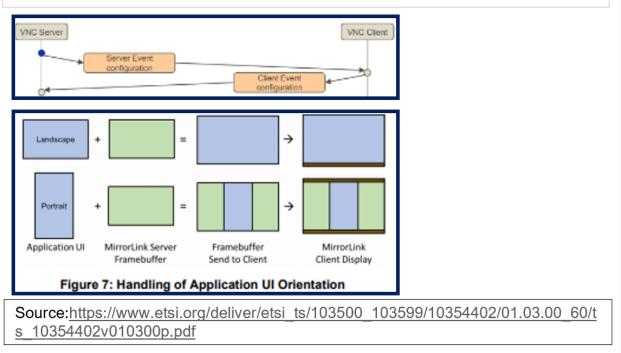
**Analyst comment-** Evidence demonstrates the supportable key information message for establishing the connection for displaying the video on the vehicle dashboard.

VNC Automotive technology allows the mobile device to be controlled from the car dashboard, vehicle bezel keys, or steering wheel switches without distracting the driver.



**Analyst comment-** Evidence demonstrates the advisor unit which mirrors the consumer electronic display on the vehicle dashboard. The evidence is taken from the MirrorLink official website, which shows the application control over the mobile phone to the vehicle infotainment system.

The ServerEventConfiguration and ClientEventConfiguration message pair provides additional information about event handling, i.e. which key and pointer events are natively supported on the VNC Server and Client. This information helps the Server to map specific incoming VNC Client events to Server events.



**Analyst comment-** Evidence demonstrates the handling of the user interface (display screen). The screen information is similar on the vehicle infotainment system and the MirrorLink associated smartphones.



**RealVNC MirrorLink Certified solution that pairs the driver's car** with their mobile <u>device.enabling</u> mobile devices to perform a number of different functions within the car.



**Analyst comment-** Evidence demonstrates the adjustment of video resolution information based on the supported video resolution on the mobile device.

Defendant provides a key advisor unit configured to output the supportable key information to the video output unit wherein the key advisor unit is configured to receive the touch position information through the touch input detection unit, and wherein the adjusted video information is video data adjusted to screen resolution supported by the video output unit on the basis of the screen resolution information supported by the portable device, and the touch position information is mapped to one of key values indicated by the supportable key information of the portable device such that the touch position information matches key values of the portable device.

The key advisor unit and key input unit are each comprised of software utilizing a microprocessor and storage means on a computer to perform their respective steps as outlined in the specification. The specification describes an algorithm to transform a general-purpose microprocessor to a special purpose computer so that a person of ordinary skill in the art can

implement the disclosed algorithm to achieve the claimed function. A disclosed algorithm can include steps for achieving a result as shown in the '504 patent specification.

In at least one embodiment, the key adviser unit extracts supportable key information from the connection establishment response signal and transmits the supportable key information to the video output unit so as to be displayed on the screen. *See* '504 patent Col. 3 *l*. 16-19. The key input unit is provided with a plurality of keys for generating input key commands. The input key commands are generated by matching the key values input through the key input unit to the key values of the portable device with reference to the supportable key information. *See* '504 patent Col. 3 *l*. 20-25.

In at least one embodiment, the key advisor unit extracts compatible key information from the connection establishment response signal and displays the compatible key information on the display screen of the video output unit. The key advisor unit displays a key among the keys provided by the compatible key information, which is matched to the key input through the key input unit, on the display screen of the video output unit. If a set of keys are selected by through the key input unit, the key advisor unit displays the keys supported by the portable device on the display screen of the video output unit. If a key is input through the key input unit, the key advisor unit displays the keys supported by the portable device on the display screen of the input key to a key value of the corresponding key supported by the portable device. *See* '504 patent Col. 4 *l.* 48-62. The key input unit is provided with a plurality of keys for generating input key values. *See* '504 patent Col. 4 *l.* 63-64.

### **COUNT II – PATENT INFRINGEMENT**

21. Plaintiff refers to and incorporates herein the allegations of Paragraphs 1-20 above.

22. The '461 patent was duly and legally issued by the United States Patent and Trademark Office on November 27, 2012 after full and fair examination. Plaintiff is the owner by assignment of the '461 patent and possesses all rights of recovery under the '461 patent, including the exclusive right to sue for infringement and recover past damages and obtain injunctive relief.

23. Defendant owns, uses, operates, advertises, controls, sells, and otherwise provides apparatus and methods that infringe the '461 patent. Claim 9 of the '461 patent provides, among other things, "a remote resource access interface apparatus comprising: a key input unit configured to generate input key values; a communication unit configured to transmit a connection establishment request message to determine compatibility with a portable device and in order to establish a connection and, if compatible, to receive a connection establishment response message

including screen resolution information and supportable key information from the portable device, the communication unit further configured to transmit input key information and to receive video information from the portable device after establishing the connection; a video output unit configured to display the video information in the form of a visual image, the video output unit having a display screen larger than the portable device, wherein the screen resolution information includes information regarding the screen resolutions supported by the video output unit; and a key advisor unit configured to extract the supportable key information from the connection establishment response message and output the supportable key information to the video output unit, wherein the key advisor unit displays on a display screen of the video output unit, if a key configuration mode is activated, keys of the portable device and is configured to receive corresponding keys through the key input unit, and wherein key values corresponding to the keys of the key input unit match key values of the portable device, and wherein the video information is video data adjusted in resolution by the portable device for the video output unit on the basis of the screen resolution information, and the input key value is mapped to one of key values indicated by the supportable key information of the portable device."

24. Defendant has been and is now infringing the '461 Patent in the State of Delaware, in this judicial district, and elsewhere in the United States, by, among other things, directly or through intermediaries, making, using, importing, testing, providing, supplying, distributing, selling, and/or offering for sale apparatus (including, without limitation, the Defendant's products Hughes Infotainment Dashboards incorporating MirrorLink functionality, identified herein as the "Accused Instrumentalities") that provide a remote resource access interface device, covered by at least claims 1, 2, 4, 5, 6, 7, 8, 9 and 10 of the '461 Patent to the injury of Dale Progress Ltd. Defendant is directly infringing, literally infringing, and/or infringing the '461 Patent under the

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doctrine of equivalents. Defendant is thus liable for infringement of the '461 Patent pursuant to 35 U.S.C. § 271.

25. Defendant has induced and continues to induce infringement of the '461 Patent by intending that others use, offer for sale, or sell in the United States, products and/or methods covered by one or more claims of the '461 Patent, including, but not limited to, a remote resource access interface apparatus. Defendant provides these products to others, such as customers, resellers and end-use consumers who, in turn, use, offer for sale, or sell in the United States these a remote resource access interface apparatus that infringe one or more claims of the '461 Patent.

26. Defendant indirectly infringes the '461 Patent by inducing infringement by others, such as resellers, customers and end-use consumers, in accordance with 35 U.S.C. § 271(b) in this District and elsewhere in the United States. Direct infringement is a result of the activities performed by the resellers, customers and end-use consumers of a remote resource access interface apparatus.

27. Defendant received notice of the '461 Patent at least as of the date this lawsuit was filed.

28. Defendant affirmative acts of providing and/or selling the a remote resource access interface apparatus, including manufacturing and distributing, and providing instructions for using the a remote resource access interface apparatus in their normal and customary way to infringe one or more claims of the '461 Patent. Defendant performs the acts that constitute induced infringement, and induce actual infringement, with the knowledge of the '461 Patent and with the knowledge or willful blindness that the induced acts constitute infringement.

29. Defendant specifically intends for others, such as resellers, customers and end-use consumers, to directly infringe one or more claims of the '461 Patent, or, alternatively, has been

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willfully blind to the possibility that its inducing acts would cause infringement. By way of example, and not as limitation, Defendant induces such infringement by its affirmative action by, among other things: (a) providing advertising on the benefits of using the Accused Instrumentalities' functionality; (b) providing information regarding how to use the Accused Instrumentalities' functionality; (c) providing instruction on how to use the Accused Instrumentalities' functionality; and (d) providing hardware and/or software components required to infringe the claims of the '461 Patent.

30. Accordingly, a reasonable inference is that Defendant specifically intends for others, such as resellers, customers and end-use consumers, to directly infringe one or more claims of the '461 Patent in the United States because Defendant has knowledge of the '461 Patent at least as of the date this lawsuit was filed and Defendant actually induces others, such as resellers, customers and end-use consumers, to directly infringe the '461 Patent by using, selling, and/or distributing, within the United States, a remote resource access interface apparatus.

31. As a result of Defendant acts of infringement, Plaintiff has suffered and will continue to suffer damages in an amount to be proved at trial.

32. Claim 9 of the '461 patent, claims:

a remote resource access interface apparatus comprising:



Source: https://hsc.com/Services/Product-Engineering-Services/Connected-Cars/Infotainment

#### **HSC Infotainment Services**

HSC has worked with leading suppliers to OEMs to develop complete Infotainment Dashboards. These dashboards are already in production today and HSC continues to work with various suppliers for new/innovative services. Our Infotainment services include:

- > Android and Linux based Dashboard development (IMX, CSR and other boards)
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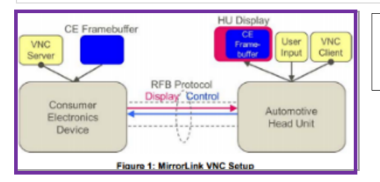
Source: https://hsc.com/Services/Product-Engineering-Services/Connected-Cars/Infotainment

### a key input unit configured to generate input key values;

RealVNC are advocates of open standards, having published the VNC protocol, a core component of the MirrorLink® standard, over ten years ago. RealVNC are technology agnostic and readily embrace complementary standards such as Apple CarPlay<sup>™</sup> and Android Auto. VNC Automotive includes VNC Telematics<sup>™</sup>, VNC Enhanced<sup>™</sup> and the RealVNC MirrorLink Certified solution that pairs the driver's car with their mobile device, enabling mobile devices to perform a number of different functions within the car. In an industry where driver safety is of the utmost importance, VNC Automotive technology allows the mobile device to be controlled from the car dashboard, vehicle bezel keys, or steering wheel switches without distracting the driver.

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VNC Automotive technology allows the mobile device to be controlled from the car dashboard, vehicle bezel keys, or steering wheel switches without distracting the driver.



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The command and control input is handled as part of the VNC protocol by key and pointer events. A key or pointer event on the MirrorLink Client will be signaled to the MirrorLink Server via a specific key symbol value, which uniquely identifies the event. The mobile device and/or its application will not necessarily support all possible keys defined. Some applications may even have a dynamic behaviour on the selection of key inputs they expect.

Source:https://www.etsi.org/deliver/etsi\_ts/103500\_103599/10354402/01.03.00\_60/t s\_10354402v010300p.pdf

**Analyst comment-** Evidence demonstrates the Automotive connectivity solution which uses RealVNC, provides controllable key inputs to control the functions of MirrorLink associated smartphone, upon information and belief using touch inputs and/or vehicle bezel keys.

Defendant provides a key input unit configured to generate input key values.

The key advisor unit and key input unit are each comprised of software utilizing a microprocessor and storage means on a computer to perform their respective steps as outlined in the specification. The specification describes an algorithm to transform a general-purpose microprocessor to a special purpose computer so that a person of ordinary skill in the art can implement the disclosed algorithm to achieve the claimed function. A disclosed algorithm can include steps for achieving a result as shown in the '461 patent specification.

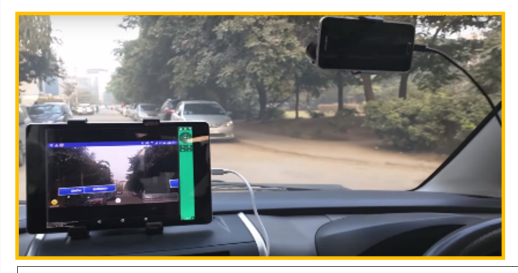
In at least one embodiment, the key adviser unit extracts supportable key information from the connection establishment response signal and transmits the supportable key information to the video output unit so as to be displayed on the screen. *See* '461 patent Col. 3 *l*. 9-12. The key input unit is provided with a plurality of keys for generating input key commands. The input key commands are generated by matching the key values input through the key input unit to the key values of the portable device with reference to the supportable key information. *See* '461 patent Col. 3 *l*. 13-17.

In at least one embodiment, the key advisor unit extracts compatible key information from the connection establishment response signal and displays the compatible key information on the display screen of the video output unit. The key advisor unit displays a key among the keys provided by the compatible key information, which is matched to the key input through the key input unit, on the display screen of the video output unit. If a set of keys are selected by through the key input unit, the key advisor unit displays the keys supported by the portable device on the display screen of the video output unit. If a key is input through the key input unit, the key advisor unit displays the keys supported by the portable device on the display screen of the input key to a key value of the corresponding key supported by the portable device. *See* '461 patent Col. 4 *l*. 37-46. The key input unit is provided with a plurality of keys for generating input key values. The input key commands are generated by matching the key values input through the key input unit to the key values of the portable device with reference to the supportable key information. *See* '461 patent Col. 3 *l*. 13-17.

a communication unit configured to transmit a connection establishment request message to determine compatibility with a portable device and in order to establish a connection and, if compatible, to receive a connection establishment response message including screen resolution information and supportable key information from the portable device, the communication unit further configured to transmit input key information and to receive video information from the portable device after establishing the connection;

Integration of CarPlay, Mirrorlink and Android Auto services Android and iOS accessory interface development Media services and audio routing module development Integration with navigation solutions

Source:https://hsc.com/Services/Product-Engineering-Services/Connected-Cars/Infotainment



Source: https://youtu.be/eQX1q0PgBqs?t=10

**Analyst comment-** Evidence demonstrates that the communication is established between the MirrorLink associated smartphone and vehicle dashboard, which uses USB cable to remotely communicate .

HSML is identified as specific encoding within an existing VNC connection. Therefore, remote applications shall be listed and handled as VNC based applications with <u>protocollD</u> set to "VNC".

During a VNC session the MirrorLink client shall list HSML pseudo encoding (-527) within VNC Set Encoding message, to indicate the support of HSML. If MirrorLink server supports the HSML as well, it shall send VNC Framebuffer Update messages with Context Information (-524) and HSML pseudo encoding (-527) in response to Framebuffer Update Request messages from the MirrorLink client.

Table 15: HSML Pseudo Encoding			
# bytes	Туре	Value	Description
2	U16	0	X-position of rectangle (top left corner)
2	U16	0	Y-position of rectangle (top left corner)
2	U16	width	Width of the negotiated framebuffer resolution
2	U16	height	Height of the negotiated framebuffer resolution
4	S32	-527	Encoding type
2	U16	16	The length of unique identifier
16	A	rray of U8	UUID version 4.

Source:<u>https://www.etsi.org/deliver/etsi\_ts/103500\_103599/10354421/01.03.00\_60/ts\_10354421v010300p.pdf</u>

**Analyst comment-** Evidence demonstrates sending the connection establishment message to supportable devices, which includes context information, and HSML encoding, in response to a request generated by the vehicle infotainment system.

Defendant provides a communication unit configured to transmit a connection establishment request message to determine compatibility with a portable device and in order to establish a connection and, if compatible, to receive a connection establishment response message including screen resolution information and supportable key information from the portable device, the communication unit further configured to transmit input key information and to receive video information from the portable device after establishing the connection.

The specification discloses sufficient structure for one of ordinary skilled in the art to build or program a communication unit. The specification clearly states that a communication unit utilizes wireless communication interfaces to perform the claim limitation functions.

The communication unit can be provided with at least one of wireless communication interfaces specified by Bluetooth, wireless fidelity (wi-fi), ZigBee, wireless broadband (WiBro)

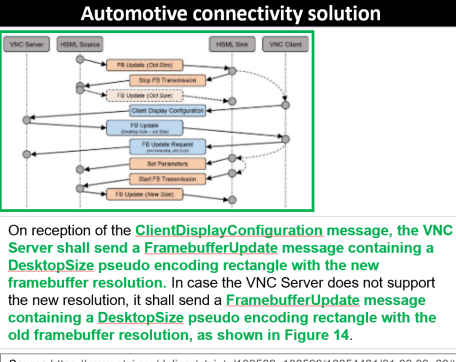
protocols for communicating with the portable device. The communication unit also can be connected to the portable device through a communication wire so as to exchange data with the portable device in series or in parallel. *See* '461 patent Col. 3 *l*. 65-67 & Col. 4 1. 1-5.

a video output unit configured to display the video information in the form of a visual image, the video output unit having a display screen larger than the portable device, wherein the screen resolution information includes information regarding the screen resolutions supported by the video output unit; and



Source: https://hsc.com/Services/Product-Engineering-Services/Connected-Cars/Infotainment

**Analyst comment-** Evidence demonstrates that the video output unit display is larger than the portable device.



Source: https://www.etsi.org/deliver/etsi\_ts/103500\_103599/10354421/01.03.00\_60/t s\_10354421v010300p.pdf

**Analyst comment**- evidence demonstrates that on the response of the client display configuration message (dashboard), VNC server (consumer electronic device) sends the newly updated frame buffer resolution. If consumer electronic device do not supports the new resolution, it sends an updated message with old frame resolution.

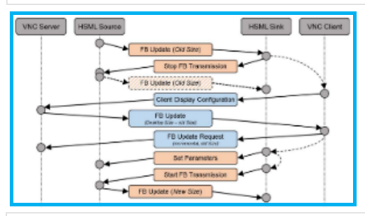
Defendant provides a video output unit configured to display the video information in the form of a visual image, the video output unit having a display screen larger than the portable device, wherein the screen resolution information includes information regarding the screen resolutions supported by the video output unit; and

The video output unit displays the video information output by the pixel information processing unit. The video output unit can be implemented with a liquid crystal display (LCD) panel or an organic light emitting diode (OLED) display panel. *See* '461 patent Col. 3 *l*. 4-8.

The video output unit outputs the video information received from the pixel information processing unit in the form of a visual image. The video output unit can be implemented with a liquid crystal display (LCD) panel or an organic light emitting diode (OLED) panel. Preferably, the video output unit is provided with a display screen larger than that of the portable device. *See* '461 patent Col. 4 *l*. 19-25.

a key advisor unit configured to extract the supportable key information from the connection establishment response message and output the supportable key information to the video output unit, wherein the key advisor unit displays on a display screen of the video output unit, if a key configuration mode is activated, keys of the portable device and is configured to receive corresponding keys through the key input unit, and wherein key values corresponding to the keys of the key input unit match key values of the portable device, and wherein the video information is video data adjusted in resolution by the portable device for the video output unit on the basis of the screen resolution information, and the input key value is mapped to one of key values indicated by the supportable key information of the portable device.

VNC Automotive technology allows the mobile device to be controlled from the car dashboard, vehicle bezel keys, or steering wheel switches without distracting the driver.



Source:

https://hsc.com/Portals/0/PR/hs c\_realvnc\_PR\_28Jun2016.pdf

On reception of the <u>ClientDisplayConfiguration</u> message, the VNC Server shall send a <u>FramebufferUpdate</u> message containing a <u>DesktopSize</u> pseudo encoding rectangle with the new framebuffer resolution. In case the VNC Server does not support the new resolution, it shall send a <u>FramebufferUpdate</u> message containing a <u>DesktopSize</u> pseudo encoding rectangle with the old framebuffer resolution, as shown in Figure 14.

Source:<u>https://www.etsi.org/deliver/etsi\_ts/103500\_103599/10354421/01.03.00\_60/ts\_10354421v010300p.pdf</u>

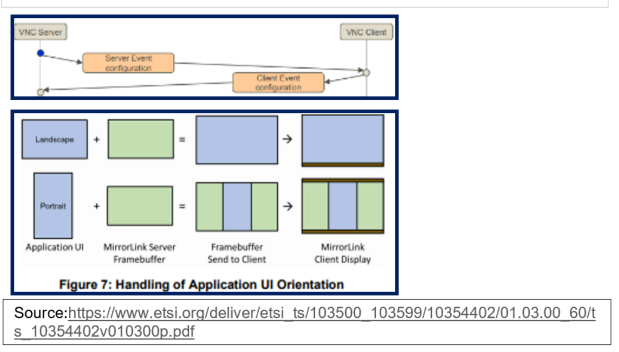
**Analyst comment-** Evidence demonstrates the supportable key information message for establishing the connection for displaying the video on the vehicle dashboard.

VNC Automotive technology allows the mobile device to be controlled from the car dashboard, vehicle bezel keys, or steering wheel switches without distracting the driver.



**Analyst comment-** Evidence demonstrates the advisor unit which mirrors the consumer electronic display on the vehicle dashboard. The evidence is taken from the MirrorLink official website, which shows the application control over the mobile phone to the vehicle infotainment system.

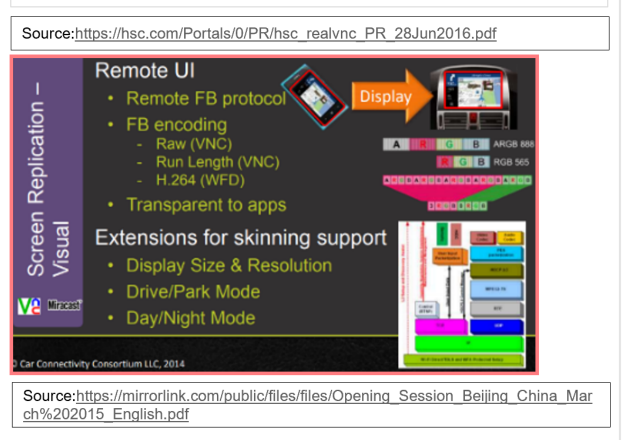
The ServerEventConfiguration and ClientEventConfiguration message pair provides additional information about event handling, i.e. which key and pointer events are natively supported on the VNC Server and Client. This information helps the Server to map specific incoming VNC Client events to Server events.



**Analyst comment-** Evidence demonstrates the handling of the user interface (display screen). The screen information is similar on the vehicle infotainment system and the MirrorLink associated smartphones.



**RealVNC MirrorLink Certified solution that pairs the driver's car** with their mobile <u>device.enabling</u> mobile devices to perform a number of different functions within the car.



**Analyst comment-** Evidence demonstrates the adjustment of video resolution information based on the supported video resolution on the mobile device.

Defendant provides a key advisor unit configured to extract the supportable key information from the connection establishment response message and output the supportable key information to the video output unit, wherein the key advisor unit displays on a display screen of the video output unit, if a key configuration mode is activated, keys of the portable device and is configured to receive corresponding keys through the key input unit, and wherein key values corresponding to the keys of the key input unit match key values of the portable device, and wherein the video information is video data adjusted in resolution by the portable device for the video output unit on the basis of the screen resolution information, and the input key value is mapped to one of key values indicated by the supportable key information of the portable device.

The key advisor unit and key input unit are each comprised of software utilizing a microprocessor and storage means on a computer to perform their respective steps as outlined in

the specification. The specification describes an algorithm to transform a general-purpose microprocessor to a special purpose computer so that a person of ordinary skill in the art can implement the disclosed algorithm to achieve the claimed function. A disclosed algorithm can include steps for achieving a result as shown in the '461 patent specification.

In at least one embodiment, the key adviser unit extracts supportable key information from the connection establishment response signal and transmits the supportable key information to the video output unit so as to be displayed on the screen. *See* '461 patent Col. 3 *l*. 9-12. The key input unit is provided with a plurality of keys for generating input key commands. The input key commands are generated by matching the key values input through the key input unit to the key values of the portable device with reference to the supportable key information. *See* '461 patent Col. 3 *l*. 13-17.

In at least one embodiment, the key advisor unit extracts compatible key information from the connection establishment response signal and displays the compatible key information on the display screen of the video output unit. The key advisor unit displays a key among the keys provided by the compatible key information, which is matched to the key input through the key input unit, on the display screen of the video output unit. If a set of keys are selected by through the key input unit, the key advisor unit displays the keys supported by the portable device on the display screen of the video output unit. If a key is input through the key input unit, the key advisor unit displays the keys supported by the portable device on the display screen of the input key to a key value of the corresponding key supported by the portable device. *See* '461 patent Col. 4 *l*. 37-46. The key input unit is provided with a plurality of keys for generating input key values. The input key commands are generated by matching the key values input through the key input unit to the key values of the portable device with reference to the supportable key information. *See* '461 patent Col. 3 *l*. 13-17.

33. Defendant's aforesaid activities have been without authority and/or license from

Plaintiff.

34. To the extent 35 U.S.C. § 287 is determined to be applicable, Plaintiff is informed

and believes its requirements have been satisfied with respect to the '504 and '461 patents.

35. Plaintiff is entitled to recover from Defendant the damages sustained by Plaintiff as

a result of the Defendant's wrongful acts in an amount subject to proof at 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.

### JURY DEMAND

Plaintiff hereby requests a trial by jury pursuant to Rule 38 of the Federal Rules of

Civil Procedure.

### PRAYER FOR RELIEF

Plaintiff respectfully requests that the Court find in its favor and against the

Defendant, and that the Court grant Plaintiff the following relief:

- A. A judgment in favor of Plaintiff that Defendant has infringed one or more of the claims, directly, jointly, and/or indirectly the '504 and '461 patents;
- B. A permanent injunction pursuant to 35 U.S.C. § 283, enjoining Defendant and their officers, directors, agents servants, affiliates, employees, divisions, branches, subsidiaries, parents, and all others acting in active concert therewith from infringement, inducing the infringement of, or contributing to the infringement of the '461 and '504 patents, or such other equitable relief the Court determines is warranted;
- C. An award to Plaintiff of damages adequate to compensate Plaintiff for the Defendant's acts of infringement together with pre-judgment and post-judgment interest; and an accounting of all damages not presented at trial;
- D. That, should Defendant's acts of infringement be found to be willful from the time that Defendant became aware of the infringing nature of their actions, which is the time of filing of Plaintiff's Original Complaint at the latest, that the Court award treble damages for the period of such willful infringement pursuant to 35 U.S.C. § 284; and
- E. Any further relief that this Court deems just and proper.

Dated: May 3, 2019

Respectfully submitted,

<u>/s/ Timothy Devlin</u> Timothy Devlin Delaware Bar No. 4241 DEVLIN LAW FIRM LLC 1306 N. Broom Street, 1st Floor Wilmington, DE 19806 Phone: (302) 449-9010 Fax: (302) 353-4251 tdevlin@devlinlawfirm.com

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### ATTORNEYS FOR PLAINTIFF DALE PROGRESS LTD.