

IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
WACO DIVISION

BURLEY LICENSING LLC,

Plaintiff,

v.

WALMART, INC. and WAL-MART STORES
TEXAS, LLC,

Defendants.

Civil Action No. 6:21-cv-863

Jury Trial Demanded

COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Burley Licensing LLC (“Burley”) files this Complaint against Walmart, Inc. and Wal-Mart Stores Texas, LLC (collectively and individually referred to herein as “Walmart” or “Defendant”) for patent infringement of United States Patent No. 7,082,167 (the “patent-in-suit”) and alleges as follows:

NATURE OF THE ACTION

1. This is an action for patent infringement arising under the patent laws of the United States, 35 U.S.C. §§ 1 *et seq.*

THE PARTIES

2. Plaintiff Burley Licensing LLC is a Texas limited liability company with a principal place of business located at 4757 W. Park Blvd, Suite 113-1097, Plano, Texas 75093.

3. On information and belief, Defendant Walmart Inc. is a Delaware corporation with its principal place of business at 702 SW 8th Street, Bentonville, Arkansas 72716. On information and belief, Defendant Walmart Inc. may be served with process through its registered agent, C T Corporation System, located at 1999 Bryan St, Suite 900, Dallas, TX 75201. On information and belief, Defendant Walmart Inc. has been authorized to do business in the State of Texas and the Western District of Texas since on or about October 29, 1974, under Texas SoS File Number 0003668006.

4. On information and belief, Defendant Wal-Mart Stores Texas, LLC is a Delaware limited liability company and a subsidiary of Walmart Inc. with its principal place of business at 702 SW 8th Street, Bentonville, Arkansas 72716. On information and belief, Defendant Wal-Mart Stores Texas, LLC may be served with process through its registered agent, C T Corporation System, located at 1999 Bryan St, Suite 900, Dallas, TX 75201. On information and belief, Defendant Wal-Mart Stores Texas, LLC has been authorized to do business in the State of Texas and the Western District of Texas since on or about June 26, 2007, under Texas SoS File Number 0800834865.

5. On information and belief, Walmart infringes the patent-in-suit by at least making,¹ selling, offering for sale, and/or importing, without authorization, Burley' proprietary technologies as contained in a number of its commercial products including, *inter alia*, laptops branded with the EVOO trademark; laptops incorporating

¹ See <https://www.notebookcheck.net/Walmart-EVOO-Gaming-17-Review-Chinese-Laptop-with-Walmart-s-Name-Slapped-On.444810.0.html>

Graphics Processing Units (GPUs) incorporating the NVENC video encoding feature;² laptops incorporating GeForce 600 series GPUs; laptops incorporating GeForce 700 series GPUs; laptops incorporating GeForce 900 series GPUs; laptops incorporating GeForce 10 series GPUs; laptops incorporating GeForce 16 series GPUs; laptops incorporating GeForce 20 series GPUs; laptops incorporating GeForce 30 series GPUs; laptops incorporating the NVIDIA GeForce GTX 1650 GPU; laptops incorporating the NVIDIA GeForce RTX 2060 GPU; laptops incorporating the NVIDIA GeForce GTX 1660Ti GPU; model EG-LP10 laptops;³ model EG-LP9 laptops;⁴ model EG-LP8 laptops;⁵ model EG-LP7 laptops;⁶ model EG-LP4 laptops;⁷ model EG-LP5 laptops;⁸ model EG-LP6 laptops,⁹ and other laptop which function in a substantially similar way

² See https://en.wikipedia.org/wiki/Nvidia_NVENC.

³ See e.g., <https://www.walmart.com/ip/EVOO-Gaming-15-6-Laptop-FHD-60Hz-Intel-Core-i5-10300H-Processor-NVIDIA-GeForce-GTX-1650-THX-Spatial-Audio-256GB-SSD-8GB-RAM-RGB-Backlit-Keybaord-HD-C/915598119>.

⁴ See e.g., <https://www.walmart.com/ip/EVOO-Gaming-17-3-Laptop-FHD-144Hz-Intel-Core-i7-10750H-Processor-NVIDIA-GeForce-RTX-2060-THX-Spatial-Audio-512GB-SSD-16GB-RAM-RGB-Backlit-Keybaord-HD/718882467>.

⁵ See e.g., <https://www.walmart.com/ip/EVOO-Gaming-15-6-Laptop-FHD-144Hz-Intel-Core-i7-10750H-Processor-NVIDIA-GeForce-RTX-2060-THX-Spatial-Audio-512GB-SSD-16GB-RAM-RGB-Backlit-Keybaord-HD/444538279>.

⁶ See e.g., <https://www.walmart.com/ip/EVOO-Gaming-15-6-Laptop-FHD-120Hz-AMD-Ryzen-7-4800H-Processor-NVIDIA-GeForce-RTX-2060-THX-Spatial-Audio-512GB-SSD-16GB-RAM-RGB-Backlit-Keybaord-HD-Ca/233313280>.

⁷ See e.g., <https://www.walmart.com/ip/EVOO-EG-LP4-BK-15-6-16GB-256GB-Intel-Core-i7-9750H-X2-2-6GHz-Win10-Black-Scratch-And-Dent-Refurbished/151832090>.

⁸ See e.g., <https://www.walmart.com/ip/EVOO-Gaming-Laptop-15-FHD-144Hz-Display-THX-Spatial-Audio-Tuned-9th-Gen-Intel-i7-9750H-Nvidia-GTX-1660Ti-512GB-SSD-16GB-Memory-Windows-10-Home-Black/685182150>.

⁹ See e.g., <https://www.walmart.com/ip/Refurbished-EvoO-EG-LP6-BK-17-Laptop-FHD-i7-9750H-2-6GHz-NVIDIA-GeForce-RTX-2060-6GB-16GB-RAM-1TB-SSD-Win-10-Home-Black/972973576>.

to the previously specified laptops. (Collectively and individually referred to herein as the “Accused Laptop Products.”)

JURISDICTION AND VENUE

6. This Court has personal jurisdiction over Walmart because it committed and continues to commit acts of infringement in this judicial district in violation of 35 U.S.C. § 271(a). In particular, on information and belief, Walmart has made, used, offered to sell, and/or sold the Accused Laptop Products in the Western District of Texas.

7. On information and belief, Walmart is subject to the Court’s jurisdiction because it regularly conducts and solicits business, or otherwise engages in other persistent courses of conduct in this judicial district, and/or derives substantial revenue from the sale and distribution of goods and services, including but not limited to the Accused Laptop Products provided to individuals and businesses in the Western District of Texas.

8. On information and belief, Walmart infringes the patent-in-suit in the Western District of Texas by at least making, selling, offering for sale, and/or importing, without authorization, the Accused Laptop Products.

9. On information and belief, Walmart is the largest employer in the State of Texas. *See, e.g.,* <https://finance.yahoo.com/news/biden-trump-battleground-states-biggest-employers-152757539.html> (“Overwhelmingly, Walmart (WMT), with about 1.5 million workers nationwide, is the largest employer across the country, as well as in several of 2020’s battleground states — including Texas, where it employs 158,545

people.”). Indeed, on information and belief, Walmart maintains nearly 600 retail locations and 19 distribution centers in the State of Texas. *See* <https://corporate.walmart.com/our-story/locations/united-states/texas>.

10. Walmart operates several distribution centers in the Western District of Texas. For instance, Walmart operates a distribution center located at 9605 NW H K Dodgen Loop, Temple, Texas, 76504.

11. On information and belief, the Accused Laptop Products are distributed through Walmart’s distribution centers, including those distribution centers located in the Western District of Texas.

12. Walmart also operates retail stores in the State of Texas, including in this judicial district, including at 600 Hewitt Dr, Waco, Texas, 76712; 4320 Franklin Ave, Waco, Texas, 76710; 1521 I-35 N, Bellmead, Texas, 76705; and 733 Sun Valley Blvd, Hewitt, TX 76643.

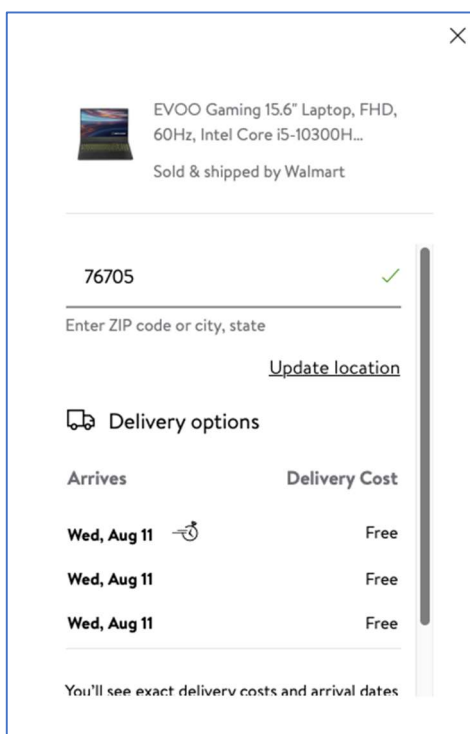
13. On information and belief, the Accused Laptop Products are sold and offered for sale at Walmart’s retail stores, including those retail stores located in the Western District of Texas.

14. On information and belief, Walmart - either directly or through those acting on its behalf - operates retail stores in the Western District of Texas in which the Accused Laptop Products are offered for sale.

15. On information and belief, Walmart, through numerous distribution centers, fulfillment centers, and retail stores, directly and/or indirectly distributes, markets, offers to sell, and/or sells the Accused Laptop Products in the United States

and/or imports the Accused Laptop Products into the United States, including in the Western District of Texas, and otherwise directs infringing activities to this Judicial District in connection with the Accused Laptop Products.

16. On information and belief, Walmart has directly or indirectly, sold and offered to sell, and the Accused Laptop Products within the United States, including specifically within the Western District of Texas.



See e.g. <https://www.walmart.com/ip/EVOO-Gaming-15-6-Laptop-FHD-60Hz-Intel-Core-i5-10300H-Processor-NVIDIA-GeForce-GTX-1650-THX-Spatial-Audio-256GB-SSD-8GB-RAM-RGB-Backlit-Keybaord-HD-C/915598119>

17. On information and belief, Walmart has directly or indirectly imported the Accused Laptop Products into the United States, including into the Western District of Texas.

18. On information and belief, Walmart's customers located in the Western District of Texas have purchased and used the Accused Laptop Products while located in the Western District of Texas.

19. The Court has personal jurisdiction over Walmart at least because it has continuous business contacts in the State of Texas and in the Western District of Texas. Walmart has engaged in business activities including transacting business in the Western District of Texas and purposefully directing its business activities, including the sale or offer for sale of the Accused Laptop Products to the Western District of Texas to aid, abet, or contribute to the infringement of third parties in the Western District of Texas.

20. This Court has personal jurisdiction over Walmart because, *inter alia*, Walmart, on information and belief: (1) has committed acts of patent infringement in this Western District of Texas; (2) maintains a regular and established place of business in the Western District of Texas; (3) has substantial, continuous, and systematic contacts with this State and the Western District of Texas; (4) owns, manages, and operates facilities in this State and the Western District of Texas; (5) enjoys substantial income from its operations and sales in this State and the Western District of Texas; (6) employs Texas residents in this State and the Western District of Texas, and (7) solicits business and markets the Accused Laptop Products in this State and the Western District of Texas.

21. Venue is proper pursuant to 28 U.S.C. §§ 1391(b), (c), (d) and/or 1400(b), at least because Walmart, has committed acts of infringement in this judicial district, and has a regular and established places of business in this judicial district.

22. In fact, this judicial district was previously deemed to be a proper venue for patent cases against Walmart in an action bearing C.A. No. 17-cv-01145-RP.

23. Walmart has admitted in an action bearing C.A. No. 17-cv-01145-RP that “it operates multiple store locations in the State of Texas, including [the Western District of Texas]; that it has done business in [the Western District of Texas]; that its customers and potential customers reside in the State of Texas and [the Western District of Texas]; and that it benefits financially from the Texas market.”

24. On information and belief, Walmart has previously maintained and continues to maintain a regular and established places of business in this judicial district including but not limited to the regular and established places of business located at 9605 NW H K Dodgen Loop, Temple, Texas, 76504; 600 Hewitt Dr, Waco, Texas, 76712; 4320 Franklin Ave, Waco, Texas, 76710; 1521 I-35 N, Bellmead, Texas, 76705; and 733 Sun Valley Blvd, Hewitt, TX 76643.

United States Patent No. 7,082,167

25. On July 25, 2006, the United States Patent and Trademark Office (“USPTO”) duly and legally issued United States Patent No. 7,082,167 (“the ‘167 patent”) entitled “Method and Device for Controlling the Quality of Video Data” to inventors Patrice Alexandre, Xavier Ducloux, and Gildas Guelou.

26. The ‘167 patent is presumed valid under 35 U.S.C. § 282.

27. Burley owns all rights, title, and interest in the '167 patent.

28. Burley has not granted Walmart an approval, an authorization, or a license to the rights under the '167 patent.

29. The '167 patent relates to, among other things, video encoding technology on computer video cards, also known as graphic processing units (GPUs), and multi-pass video encoding.

30. The claimed invention(s) of the '167 patent sought to solve problems with, and improve upon, existing video encoding technologies. For example, the '167 patent states:

Video compression according to certain standards, and especially according to the MPEG2 standard, is known as a method of "non-transparent coding which, in particular, makes it possible to represent a video-data sequence in the form of a stream of binary elements the throughput of which is adjustable to the conditions of storage and/or of transport of the stream. The terminology "non-transparent" means that the coding algorithms used adapt the level of degradation applied to the data sequence as a function of the entropy level of the video signal and of the desired throughput for the resulting stream. The degradations applied are the result of a process of quantization of coefficients representative of the video signal after DCT (Discrete Cosine Transform) transformation.

For a binary stream of constant throughput, the method of coding according to the MPEG2 standard permanently adjusts the quantization level of the DCT coefficients in such a way that their coding generates a binary stream in accordance with the target bitrate. Such an approach tends to make the level of degradation variable, for a video signal the entropy of which varies over time. Hence, fixed-throughput coding generates a variable level of coding quality.

When several video sequences are transported jointly on a transmission channel with fixed bandwidth (as in the case of a satellite transponder, for example), it is preferable to share the usable throughput between the coding methods via a centralized throughput-allocation algorithm. This solution, widely presented under the title of statistical multiplexing, makes it possible to reduce the overall degradation perceived by 10 to 30% on average by comparison with

sharing in a mode with fixed throughput for each video sequence.

More particularly, the statistical multiplexing applies a reduction in the dispersion of coding quality between the video sequences, by distributing more throughput to the video sequences exhibiting the greatest entropy.

Nevertheless, statistical multiplexing is based on the statistical properties of the content of video sequences in finite numbers, such that the coding quality perceived in the course of time still exhibits fluctuations. For example, when all the video sequences simultaneously exhibit very high entropy, the overall quality of the coding becomes less than the average service quality. Conversely, when video sequences of low entropy are transmitted at the same instant, the overall quality of the coding then becomes higher than the average coding quality.

In this latter case, it becomes advantageous to reduce the total throughput allocated to the coding of the video sequences in favour of the data of an opportunistic nature (data the throughput of which is not guaranteed). The coding of each video sequence then takes place by limiting its throughput to that making it possible to obtain the quality of service envisaged.

See '167 Specification at col. 1, ll. 12-63.

31. The '167 patent then states:

However, in order to obtain an effective method of sharing bandwidth while guaranteeing a level of quality for all the video sequences, it is important to take into account the content of the video sequences. This is because the quantity of information necessary to code a video sequence depends on the entropy of these sequences. The higher the entropy, the greater the quantity of information necessary to code it in order to guarantee a constant quality, and, conversely, the lower the entropy, the lower the quantity of information.

The invention thus proposes to guarantee a constant quality of the video data after decoding, taking into account the spatial and/or time-domain complexity of the data in order to determine the quantization interval.

See '167 Specification at col. 2, ll. 9-21.

32. The '167 patent then states:

One of the particular features of the invention is the definition of a parametric quality model via which the user is in a position to define the desired quality of service, the parametric model proposed taking into account criteria for

appreciating the quality subjectively perceived after coding. This is because the methods of coding by quantization of the DCT coefficients exhibit the difficulty of not giving a constant subjective perception of quality for a given level of quantization. More precisely, the data sequences featuring low richness of content (e.g.: large plane on a face), for equivalent subjective quality rendition, require a lower level of quantization than for sequences the content of which features high richness (e.g., crowd of a football stadium).

The benefit of the invention is that of taking into consideration the above-mentioned characteristics in a parametric quality model in which the level of spatial-temporal complexity of the video sequence to be coded plays a part as an element for adjusting the average quantization level envisaged.

See '167 Specification at col. 2, ll. 43-61.

33. The inventions claimed in the '167 patent solve various technological problems inherent in the then-existing video encoding systems and enables such systems to, among other things, maintain constant quality of video stream while effectively mitigating bandwidth usage.

CLAIMS FOR RELIEF

Count I - Infringement of United States Patent No. 7,082,167

34. Burley repeats, realleges, and incorporates by reference, as if fully set forth here, the allegations of the preceding paragraphs above.

35. On information and belief, Walmart (or those acting on its behalf) makes, uses, sells, offers to sell, and/or imports the Accused Laptop Products, which infringe (literally and/or under the doctrine of equivalents) at least claims 1 and 8 of the '167 patent.

36. On information and belief, the Accused Laptop Products conform to the requirements of the NVIDIA NVENC API Program Guide.

37. On information and belief, the Accused Laptop Products employ and provide a method of monitoring the quality of video data having to undergo coding and decoding, making it possible to maintain predetermined constant quality of the video data after decoding, as demonstrated below.

3.8.3. Rate control

NVENC supports several rate control modes and provides control over various parameters related to the rate control algorithm via structure `NV_ENC_INITIALIZE_PARAMS::encodeConfig::rcParams`. The rate control algorithm is implemented in NVENC firmware.

NVENC supports the following rate control modes:

Constant bitrate (CBR): Constant bitrate is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_CBR`. In this mode, only `averageBitRate` is required and used as the target output bitrate by the rate control algorithm. Clients can control the ratio of I to P frames using `NV_ENC_RC_PARAMS::lowDelayKeyFrameScale` which is useful to avoid channel congestion in case I frame ends up generating high number of bits. Set `NV_ENC_CONFIG_H264/NV_ENC_CONFIG_HEVC::enableFillerDataInsertion = 1` in case the bitrate needs to be strictly adhered to.

Variable bitrate (VBR): Variable bitrate is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_VBR`. The encoder tries to conform to average bitrate of `averageBitRate` over the long term while not exceeding `maxBitRate` any time during the encoding. In this mode, `averageBitRate` must be specified. If `maxBitRate` isn't specified, NVENC will set it to an internally determined default value. It is recommended that the client specify both parameters `maxBitRate` and `averageBitRate` for better control.

Constant QP: This mode is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_CONSTQP`. In this mode, the entire frame is encoded using QP specified in `NV_ENC_RC_PARAMS::constQP`.

Target quality: This mode is specified by setting `rateControlMode` to `VBR` and desired target quality in `targetQuality`. The range of this target quality is 0 to 51 (fractional values are also supported in Video Codec SDK 8.0 and above). In this mode, the encoder tries to maintain constant quality for each frame, by allowing the bitrate to vary subject to the bitrate parameter specified in `maxBitRate`. The resulting average bitrate can, therefore, vary significantly depending on the video content being encoded. If `maxBitRate` is not specified, the encoder will use as many bits as needed to achieve the target quality. However, if `maxBitRate` is set, it will form an upper bound on the actual bitrate. If `maxBitRate` is set too low in this mode, the bitrate may become constrained, resulting in the desired target quality possibly not being achieved.

See https://docs.nvidia.com/video-technologies/video-codec-sdk/pdf/NVENC_VideoEncoder_API_ProgGuide.pdf at pp. 9-10.

3.8.4. Multi pass frame encoding

When determining the QP to use for encoding a frame, it is beneficial if NVENC knows the overall complexity of the frame to distribute the available bit budget in the most optimal manner. In some situations, multi-pass encoding may also help catch larger motion between frames. For this purpose, NVENC supports the following types of multi-pass frame encoding modes:

- ▶ 1-pass per frame encoding (NV_ENC_MULTI_PASS_DISABLED)
- ▶ 2-passes per frame, with first pass in quarter resolution and second pass in full resolution (NV_ENC_TWO_PASS_QUARTER_RESOLUTION)
- ▶ 2-passes per frame, with both passes in full resolution (NV_ENC_TWO_PASS_FULL_RESOLUTION).

In 1-pass rate control modes, NVENC estimates the required QP for the macroblock and immediately encodes the macroblock. In 2-pass rate control modes, NVENC estimates the complexity of the frame to be encoded and determines bit distribution across the frame in the first pass. In the second pass, NVENC encodes macroblocks in the frame using the distribution determined in the first pass. As a result, with 2-pass rate control modes, NVENC can distribute the bits more optimally within the frame and can reach closer to the

target bitrate, especially for CBR encoding. Note, however, that everything else being the same, performance of 2-pass rate control mode is lower than that of 1-pass rate control mode. The client application should choose an appropriate multi-pass rate control mode after evaluating various modes, as each of the modes has its own advantages and disadvantages. NV_ENC_TWO_PASS_FULL_RESOLUTION generates better statistics for the second pass, whereas NV_ENC_TWO_PASS_QUARTER_RESOLUTION results in larger motion vectors being caught and fed as hints to second pass.

See https://docs.nvidia.com/video-technologies/video-codec-sdk/pdf/NVENC_VideoEncoder_API_ProgGuide.pdf at pp. 10-11.

38. On information and belief, the Accused Laptop Products employ and provide a method comprising the step of receiving from at least one coder information representing the complexity of video data to be coded, as demonstrated below.

3.8.3. Rate control

NVENC supports several rate control modes and provides control over various parameters related to the rate control algorithm via structure `NV_ENC_INITIALIZE_PARAMS::encodeConfig::rcParams`. The rate control algorithm is implemented in NVENC firmware.

NVENC supports the following rate control modes:

Constant bitrate (CBR): Constant bitrate is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_CBR`. In this mode, only `averageBitRate` is required and used as the target output bitrate by the rate control algorithm. Clients can control the ratio of I to P frames using `NV_ENC_RC_PARAMS::lowDelayKeyFrameScale` which is useful to avoid channel congestion in case I frame ends up generating high number of bits. Set `NV_ENC_CONFIG_H264/NV_ENC_CONFIG_HEVC::enableFillerDataInsertion = 1` in case the bitrate needs to be strictly adhered to.

Variable bitrate (VBR): Variable bitrate is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_VBR`. The encoder tries to conform to average bitrate of `averageBitRate` over the long term while not exceeding `maxBitRate` any time during the encoding. In this mode, `averageBitRate` must be specified. If `maxBitRate` isn't specified, NVENC will set it to an internally determined default value. It is recommended that the client specify both parameters `maxBitRate` and `averageBitRate` for better control.

Constant QP: This mode is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_CONSTQP`. In this mode, the entire frame is encoded using QP specified in `NV_ENC_RC_PARAMS::constQP`.

Target quality: This mode is specified by setting `rateControlMode` to `VBR` and desired target quality in `targetQuality`. The range of this target quality is 0 to 51 (fractional values are also supported in Video Codec SDK 8.0 and above). In this mode, the encoder tries to maintain constant quality for each frame, by allowing the bitrate to vary subject to the bitrate parameter specified in `maxBitRate`. The resulting average bitrate can, therefore, vary significantly depending on the video content being encoded. If `maxBitRate` is not specified, the encoder will use as many bits as needed to achieve the target quality. However, if `maxBitRate` is set, it will form an upper bound on the actual bitrate. If `maxBitRate` is set too low in this mode, the bitrate may become constrained, resulting in the desired target quality possibly not being achieved.

See https://docs.nvidia.com/video-technologies/video-codec-sdk/pdf/NVENC_VideoEncoder_API_ProgGuide.pdf at pp. 9-10.

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target bitrate, especially for CBR encoding. Note, however, that everything else being the same, performance of 2-pass rate control mode is lower than that of 1-pass rate control mode. The client application should choose an appropriate multi-pass rate control mode after evaluating various modes, as each of the modes has its own advantages and disadvantages. NV_ENC_TWO_PASS_FULL_RESOLUTION generates better statistics for the second pass, whereas NV_ENC_TWO_PASS_QUARTER_RESOLUTION results in larger motion vectors being caught and fed as hints to second pass.

See https://docs.nvidia.com/video-technologies/video-codec-sdk/pdf/NVENC_VideoEncoder_API_ProgGuide.pdf at pp. 10-11.

39. On information and belief, the Accused Laptop Products employ and provide a method comprising the step of calculating, as a function of the complexity for each video-data item to be coded and of a programmed target quality value for dynamically adjusting the rate to the content, a reference quantization value, as demonstrated below.

3.8.3. Rate control

NVENC supports several rate control modes and provides control over various parameters related to the rate control algorithm via structure `NV_ENC_INITIALIZE_PARAMS::encodeConfig::rcParams`. The rate control algorithm is implemented in NVENC firmware.

NVENC supports the following rate control modes:

Constant bitrate (CBR): Constant bitrate is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_CBR`. In this mode, only `averageBitRate` is required and used as the target output bitrate by the rate control algorithm. Clients can control the ratio of I to P frames using `NV_ENC_RC_PARAMS::lowDelayKeyFrameScale` which is useful to avoid channel congestion in case I frame ends up generating high number of bits. Set `NV_ENC_CONFIG_H264/NV_ENC_CONFIG_HEVC::enableFillerDataInsertion = 1` in case the bitrate needs to be strictly adhered to.

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Constant QP: This mode is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_CONSTQP`. In this mode, the entire frame is encoded using QP specified in `NV_ENC_RC_PARAMS::constQP`.

Target quality: This mode is specified by setting `rateControlMode` to `VBR` and desired target quality in `targetQuality`. The range of this target quality is 0 to 51 (fractional values are also supported in Video Codec SDK 8.0 and above). In this mode, the encoder tries to maintain constant quality for each frame, by allowing the bitrate to vary subject to the bitrate parameter specified in `maxBitRate`. The resulting average bitrate can, therefore, vary significantly depending on the video content being encoded. If `maxBitRate` is not specified, the encoder will use as many bits as needed to achieve the target quality. However, if `maxBitRate` is set, it will form an upper bound on the actual bitrate. If `maxBitRate` is set too low in this mode, the bitrate may become constrained, resulting in the desired target quality possibly not being achieved.

See https://docs.nvidia.com/video-technologies/video-codec-sdk/pdf/NVENC_VideoEncoder_API_ProgGuide.pdf at pp. 9-10.

3.8.4. Multi pass frame encoding

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target bitrate, especially for CBR encoding. Note, however, that everything else being the same, performance of 2-pass rate control mode is lower than that of 1-pass rate control mode. The client application should choose an appropriate multi-pass rate control mode after evaluating various modes, as each of the modes has its own advantages and disadvantages. NV_ENC_TWO_PASS_FULL_RESOLUTION generates better statistics for the second pass, whereas NV_ENC_TWO_PASS_QUARTER_RESOLUTION results in larger motion vectors being caught and fed as hints to second pass.

See https://docs.nvidia.com/video-technologies/video-codec-sdk/pdf/NVENC_VideoEncoder_API_ProgGuide.pdf at pp. 10-11.

40. On information and belief, the Accused Laptop Products employ and provide a method comprising the step of calculating for each video-data item to be coded, a reference throughput as a function of the reference quantization value and transmitting the reference throughput to the coder, allowing the coder to code each video-data item so as to obtain video data at the predetermined quality, after decoding, as demonstrated below.

3.8.3. Rate control

NVENC supports several rate control modes and provides control over various parameters related to the rate control algorithm via structure `NV_ENC_INITIALIZE_PARAMS::encodeConfig::rcParams`. The rate control algorithm is implemented in NVENC firmware.

NVENC supports the following rate control modes:

Constant bitrate (CBR): Constant bitrate is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_CBR`. In this mode, only `averageBitRate` is required and used as the target output bitrate by the rate control algorithm. Clients can control the ratio of I to P frames using `NV_ENC_RC_PARAMS::lowDelayKeyFrameScale` which is useful to avoid channel congestion in case I frame ends up generating high number of bits. Set `NV_ENC_CONFIG_H264/NV_ENC_CONFIG_HEVC::enableFillerDataInsertion = 1` in case the bitrate needs to be strictly adhered to.

Variable bitrate (VBR): Variable bitrate is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_VBR`. The encoder tries to conform to average bitrate of `averageBitRate` over the long term while not exceeding `maxBitRate` any time during the encoding. In this mode, `averageBitRate` must be specified. If `maxBitRate` isn't specified, NVENC will set it to an internally determined default value. It is recommended that the client specify both parameters `maxBitRate` and `averageBitRate` for better control.

Constant QP: This mode is specified by setting `rateControlMode` to `NV_ENC_PARAMS_RC_CONSTQP`. In this mode, the entire frame is encoded using QP specified in `NV_ENC_RC_PARAMS::constQP`.

Target quality: This mode is specified by setting `rateControlMode` to `VBR` and desired target quality in `targetQuality`. The range of this target quality is 0 to 51 (fractional values are also supported in Video Codec SDK 8.0 and above). In this mode, the encoder tries to maintain constant quality for each frame, by allowing the bitrate to vary subject to the bitrate parameter specified in `maxBitRate`. The resulting average bitrate can, therefore, vary significantly depending on the video content being encoded. If `maxBitRate` is not specified, the encoder will use as many bits as needed to achieve the target quality. However, if `maxBitRate` is set, it will form an upper bound on the actual bitrate. If `maxBitRate` is set too low in this mode, the bitrate may become constrained, resulting in the desired target quality possibly not being achieved.

See https://docs.nvidia.com/video-technologies/video-codec-sdk/pdf/NVENC_VideoEncoder_API_ProgGuide.pdf at pp. 9-10.

3.8.4. Multi pass frame encoding

When determining the QP to use for encoding a frame, it is beneficial if NVENC knows the overall complexity of the frame to distribute the available bit budget in the most optimal manner. In some situations, multi-pass encoding may also help catch larger motion between frames. For this purpose, NVENC supports the following types of multi-pass frame encoding modes:

- ▶ 1-pass per frame encoding (NV_ENC_MULTI_PASS_DISABLED)
- ▶ 2-passes per frame, with first pass in quarter resolution and second pass in full resolution (NV_ENC_TWO_PASS_QUARTER_RESOLUTION)
- ▶ 2-passes per frame, with both passes in full resolution (NV_ENC_TWO_PASS_FULL_RESOLUTION).

In 1-pass rate control modes, NVENC estimates the required QP for the macroblock and immediately encodes the macroblock. In 2-pass rate control modes, NVENC estimates the complexity of the frame to be encoded and determines bit distribution across the frame in the first pass. In the second pass, NVENC encodes macroblocks in the frame using the distribution determined in the first pass. As a result, with 2-pass rate control modes, NVENC can distribute the bits more optimally within the frame and can reach closer to the

target bitrate, especially for CBR encoding. Note, however, that everything else being the same, performance of 2-pass rate control mode is lower than that of 1-pass rate control mode. The client application should choose an appropriate multi-pass rate control mode after evaluating various modes, as each of the modes has its own advantages and disadvantages. NV_ENC_TWO_PASS_FULL_RESOLUTION generates better statistics for the second pass, whereas NV_ENC_TWO_PASS_QUARTER_RESOLUTION results in larger motion vectors being caught and fed as hints to second pass.

See https://docs.nvidia.com/video-technologies/video-codec-sdk/pdf/NVENC_VideoEncoder_API_ProgGuide.pdf at pp. 10-11.

41. On information and belief, Walmart directly infringes at least claims 1 and 8 of the '167 patent, and is in violation of 35 U.S.C. § 271(a) by making, using, selling, and offering to sell the Accused Laptop Products.

42. Walmart's direct infringement has damaged Burley and caused it to suffer and continue to suffer irreparable harm and damages.

JURY DEMANDED

43. Pursuant to Federal Rule of Civil Procedure 38(b), Burley hereby requests a trial by jury on all issues so triable.

PRAYER FOR RELIEF

Burley respectfully requests this Court to enter judgment in Burley' favor and against Walmart as follows:

- a. finding that Walmart has infringed one or more claims of the '167 patent under 35 U.S.C. §§ 271(a);
- b. awarding Burley damages under 35 U.S.C. § 284, or otherwise permitted by law, including supplemental damages for any continued post-verdict infringement;
- c. awarding Burley pre-judgment and post-judgment interest on the damages award and costs;
- d. awarding cost of this action (including all disbursements) and attorney fees pursuant to 35 U.S.C. § 285, or as otherwise permitted by the law; and
- e. awarding such other costs and further relief that the Court determines to be just and equitable.

Dated: August 16, 2021

Respectfully submitted,

/s/Raymond W. Mort, III

Raymond W. Mort, III

Texas State Bar No. 00791308

raymort@austinlaw.com

THE MORT LAW FIRM, PLLC

100 Congress Avenue, Suite 2000

Austin, Texas 78701

Tel/Fax: 512-865-7950

Of Counsel:

Ronald M. Daignault (*pro hac vice* to be filed)*

Chandran B. Iyer (*pro hac vice* to be filed)

Oded Burger (*pro hac vice* to be filed)*

rdaignault@daignaultiyer.com

cbiyer@daignaultiyer.com

oburger@daignaultiyer.com

DAIGNAULT IYER LLP
8618 Westwood Center Drive - Suite 150
Vienna, VA 22182

Attorneys for Plaintiff Burley Licensing LLC.

*Not admitted to practice in Virginia