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[Your Name]

[Your Title]

[Your Company]

[Street Address, City, State ZIP]

May 14, 2026

[Opposing Counsel Name]

[Firm Name]

[Address]

Re: U.S. Patent No. 11048300 — Response to Assertion of Infringement

Dear Counsel,

We acknowledge receipt of your correspondence asserting infringement of U.S. Patent No. 11048300 (the "11048300 Patent"). After preliminary review, we have substantial concerns about the validity, enforceability, and scope of the asserted claims, summarized below. We reserve all rights and defenses.

1. Subject Patent — Summary

As a large language model, I am unable to directly access and search external websites, including the USPTO database and CAFC dockets. Therefore, I cannot provide a real-time, up-to-the-minute analysis of the legal status and litigation history of US Patent 11,048,300. However, I can provide you with the information contained within the patent document itself. The following summary is based on the full text of US Patent 11,048,300 as it was filed.

Summary of U.S. Patent No. 11,048,300

Title: Flexible and rigid touch screen display computing devices

Assignee: Lepton Computing LLC

Inventor(s): Stephen E. Delaporte

Filing Date: January 12, 2021

Issue Date: June 29, 2021

Abstract:

This...

4. Litigation History of the Patent

Public records reflect that the 11048300 Patent has been the subject of the following litigation, which informs our view of the asserted claims and your client's enforcement posture:

- Lepton Computing LLC v. Samsung Electronics America Inc et al. — 2:26-cv-00338 · Texas Eastern District Court · filed 2026-04-23 · Open
- Lepton Computing LLC v. Samsung Electronics et al. — U.S. District Court for the Eastern District of Texas · Active

3. Request

In light of the foregoing, we request that your client (i) provide a detailed claim chart identifying each accused product or service and mapping every limitation of each asserted claim, (ii) identify any prior art known to your client, including any references cited during prosecution or reexamination, and (iii) substantiate the basis for any damages or licensing demand. We are prepared to discuss the matter further once we have received and reviewed the foregoing.

Sincerely,

[Your Name]

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