

SAMPLE — NOT LEGAL ADVICE. This response letter was generated automatically from publicly available analysis. It has NOT been reviewed by a licensed attorney and SHOULD NOT BE SENT to any party without substantial review and customization by qualified patent counsel. Use as a starting point only.

[Your Name]

[Your Title]

[Your Company]

[Street Address, City, State ZIP]

June 1, 2026

[Opposing Counsel Name]

[Firm Name]

[Address]

Re: U.S. Patent No. 7461353 — Response to Assertion of Infringement

Dear Counsel,

We acknowledge receipt of your correspondence asserting infringement of U.S. Patent No. 7461353 (the "7461353 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

Here is a concise summary of US patent 74613353:

Title: Scalable display of internet content on mobile devices

Assignee: SoftView LLC

Inventors: Gary B. Rohrabough, Scott A. Sherman

Filing Date: January 28, 2005

Issue Date: December 2, 2008

Abstract: Mobile devices are enabled to support resolution-independent scalable display of Internet (Web) content, allowing Web pages to be scaled (zoomed) and panned for better viewing on smaller screen sizes. The patent describes using software-based processing of original Web content (HTML, XML, CSS, etc.) to generate scalable content. This scalable content is then rapidly rendered, zoomed, and panned, while maintaining the original Web page's...

2. Validity Concerns under 35 U.S.C. § 102 — Prior Art

We have identified prior-art references that, in our preliminary view, anticipate one or more asserted claims of the 7461353 Patent:

U.S. Patent 7,461,353, titled "Scalable display of internet content on mobile devices," was issued

on December 2, 2008. The patent describes systems and methods for providing resolution-independent scalable display of Internet (Web) content on mobile devices, allowing web pages to be scaled (zoomed) and panned for improved viewing on smaller screens. The technology involves processing original web content (HTML, XML, CSS) to generate scalable vector representations (e.g., SVF) which enable rapid rendering, zooming, and panning while maintaining the original layout.

The patent has been subject to various legal proceedings, including inter partes review (IPR) and ex parte reexamination, where some claims were found unpatentable. The Federal Circuit has clarified the scope of patent owner estoppel in related cases concerning this patent.

To identify the most relevant prior art, we need to examine the patent citations listed within US7461353B2. The patent document itself provides a list of "U.S. PATENT DOCUMENTS" and "FOREIGN PATENT DOCUMENTS" under the "References Cited" section....

3. Obviousness under 35 U.S.C. § 103

Independent of § 102, we believe the asserted claims are obvious in view of combinations of prior art that a person having ordinary skill in the art would have been motivated to combine:

The obviousness of US patent 7461353 under 35 U.S.C. § 103 can be analyzed by combining the general knowledge of conventional web browsing systems and the established capabilities of vector graphics systems, as described within the patent's own "BACKGROUND OF THE INVENTION" and "Client Overview" sections. A person having ordinary skill in the art (PHOSITA) at the time of the invention (priority date 2000-06-12) would have been motivated to combine these known elements to overcome the identified problems.

The core inventive concepts of US7461353, as summarized in its Abstract and Brief Summary, include:

- Enabling mobile devices to support resolution-independent scalable display of Internet (Web) content.
- Allowing Web pages to be scaled (zoomed) and panned for better viewing on smaller screen sizes.
- Employing processing of original Web content (HTML, XML, CSS) to generate scalable content.
- Rapidly rendering, zooming, and panning this scalable content.
- Maintaining substantially the same or identical layout as the original Web page.

Prior Art References:

For this analysis,...

4. Litigation History of the Patent

Public records reflect that the 7461353 Patent has been the subject of the following litigation, which informs our view of the asserted claims and your client's enforcement posture:

- SoftView LLC v. Apple Inc. et al. — 23-1005 · United States Court of Appeals for the Federal Circuit · partially vacated and remanded
- Kyocera Corp. v. SoftView LLC — IPR2013-00007 · Patent Trial and Appeal Board (PTAB) · filed 2012-10 · affirmed; claims cancelled
- Apple Inc. et al. v. SoftView LLC — 90/009,994 · United States Patent and Trademark Office

(USPTO) · stayed, then reopened; claims amended and initially deemed patentable

5. 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]

DISCLAIMER. This document is a machine-generated sample. The factual assertions, prior-art citations, and legal arguments above are AI-produced and may contain errors, omissions, or outdated information. Do not transmit this letter, in whole or in part, to any party. This is not legal advice; no attorney-client relationship is created by its existence. Consult a licensed patent attorney before responding to any patent-infringement assertion.

Generated June 1, 2026 by ihatepatentrolls.com — sample only.