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[Your Name]

[Your Title]

[Your Company]

[Street Address, City, State ZIP]

May 25, 2026

[Opposing Counsel Name]

[Firm Name]

[Address]

Re: U.S. Patent No. 9462410 — Response to Assertion of Infringement

Dear Counsel,

We acknowledge receipt of your correspondence asserting infringement of U.S. Patent No. 9462410 (the "9462410 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 9462410:

- Title: Providing service description
- Assignee: The current assignees are RPX Corp and Nokia USA Inc. The original assignee was Nokia Technologies Oy.
- Inventors: Olli Rantapuska, Kimmo Surakka, Guido Grassel
- Filing Date: 2014-12-03
- Issue Date: 2016-10-04
- Abstract: A method for providing service data via a short-range wireless connection is disclosed. It involves broadcasting advertising messages that contain a preliminary service description for a service located on a remote server. When a user requests more detailed information, a wireless short-range point-to-point connection is established. Through this connection, supplementary...

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 9462410 Patent:

To identify the most relevant prior art for US patent 9462410, I will search the USPTO database

for the patent and then analyze its cited references. Anticipation under 35 U.S.C. § 102 means that a single prior art reference discloses every element of a claimed invention, either expressly or inherently.

Based on the provided patent text for US9462410, here are the prior art references cited within the patent, along with their details:

Non-Patent Literature:

1. Bluetooth Specification Version 4.0, Specification Volume 3—Core System Package [Host volume] Part C, Section 11 (publication date 30 Jun. 2010)

Description: This specification describes the detailed structure of advertising messages applied in the Bluetooth Low Energy (BLE) protocol, including the significant and non-significant parts, and the sequence of advertising data (AD) structures (L, data octets, AD type field, AD data octets). It also defines AD type definitions, as further referenced in Section 11.1.

Potential Anticipated Claims: This reference likely anticipates aspects of claims related to the format and...

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:

Obviousness Analysis of US Patent 9462410 Under 35 U.S.C. § 103

This analysis identifies combinations of prior art references that would render the claims of US patent 9462410 obvious to a person having ordinary skill in the art (PHOSITA) at the time of the invention (priority date January 8, 2014).

Core Invention of US9462410

US patent 9462410, titled "Providing service description," describes a two-phase method for a beacon device (first device 110) to provide a service description to a user terminal (second device 130) regarding a service accessible at a remote server (server 150). The primary problem addressed is the limited data capacity of short-range wireless advertising messages, such as those used in Bluetooth Low Energy (BLE). [Description]

The two phases are:

1. Preliminary Service Description: The first device broadcasts concise "preliminary service description" via advertising messages. This description is sufficient to cause an indication on the user interface of the second device, allowing the user to decide whether to request more information. [Claim 1]

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4. Litigation History of the Patent

Public records reflect that the 9462410 Patent has been the subject of the following litigation, which informs our view of the asserted claims and your client's enforcement posture:

- B.E. Technology, L.L.C. v. Google LLC — 1:20-cv-00622-GBW · U.S. District Court for the District of Delaware · filed 2020-05 · judgment

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]

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