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

	_
LITL LLC, Plaintiff,	Civil Action No.
	Civil Action No.
V.	JURY TRIAL DEMANDED
ASUSTEK COMPUTER INC., ASUS	JUNI TRIAL DEMIANDED
GLOBAL PTE. LTD., and ASUS	
TECHNOLOGY PTE. LIMITED,	
,	
Defendants.	

### **COMPLAINT**

Plaintiff LiTL LLC ("Plaintiff" or "LiTL") brings this action for patent infringement against Defendants ASUSTeK Computer Inc., Asus Global Pte. Ltd. and Asus Technology Pte. Limited (collectively, "Defendants" or "ASUS").

## **INTRODUCTION**

- This is a civil action for patent infringement under the laws of the United States,
   U.S.C. § 1, et seq.
- 2. Defendants have infringed and continue to infringe one or more claims of U.S. Patent Nos. 8,289,688 ("the '688 patent"); 8,624,844 ("the '844 patent"); 9,563,229 ("the '229 patent"); 10,289,154 ("the '154 patent"); 9,003,315 ("the '315 patent"); 9,880,715 ("the '715 patent"); 10,564,818 ("the '818 patent"); and 8,612,888 ("the '888 patent") (collectively, the "Asserted Patents") at least by making, using, selling, offering for sale, and importing into the United States computing devices that infringe one or more claims of each of the Asserted Patents.



3. LiTL is the legal owner by assignment of the entire right, title, and interest in and to the Asserted Patents, which were duly and legally issued by the United States Patent and Trademark Office ("USPTO"). LiTL seeks monetary damages and injunctive relief to address past and ongoing infringement of its valuable patent portfolio.

### THE PARTIES

- 4. Plaintiff LiTL LLC is a Delaware company, having its principal place of business at 501 Boylston Street, Boston, Massachusetts 02116.
- 5. On information and belief, Defendant ASUSTek Computer Inc. ("ASUSTeK") is a company organized under the laws of Taiwan, having its principal place of business at No. 15, Li-Te Road, Beitou District, Taipei 112, Taiwan.
- 6. On information and belief, Defendant Asus Global Pte. Ltd. ("ASGL") is a company organized under the laws of Singapore, having an address at 15A Changi Business Park Central 1, #05-01 Eightrium, Singapore 486035, Singapore. According to ASUSTeK's 2021 annual report, Asus Global is a wholly-owned, direct subsidiary of ASUSTeK. https://www.asus.com/EVENT/Investor/Content/attachment\_en/2021\_ir\_report\_en.pdf, p. 163.
- 7. On information and belief, Defendant Asus Technology Pte. Limited ("ASTP") is a company organized under the laws of Singapore, having an address at 9 Changi Business Park Vista, #07-03/04 Das Spektrum, Singapore 486041, Singapore. According to ASUSTeK's 2021 annual report, Asus Technology is a wholly-owned, indirect subsidiary of ASUSTeK. https://www.asus.com/EVENT/Investor/Content/attachment\_en/2021\_ir\_report\_en.pdf, p. 164.

## **JURISDICTION AND VENUE**

8. This action arises under the patent laws of the United States, Title 35 of the United States Code. This Court has subject matter jurisdiction over this action pursuant to 28 U.S.C. §§ 1331 and 1338(a).



- 9. Defendants are subject to specific jurisdiction in this District under Federal Rule of Civil Procedure 4(k)(1) and the Del. Code. Ann. Tit. 20, § 3104 (the "Delaware Long Arm Statute") due to at least Defendants' substantial business in this forum, including: (i) at least a portion of the infringements alleged herein; and (ii) regularly doing or soliciting business, engaging in other persistent courses of conduct, and/or deriving substantial revenue from goods and services provided to individuals in this District.
- 10. Alternatively, Defendants are subject to specific jurisdiction in this District under Federal Rule of Civil Procedure 4(k)(2) at least because Defendants purposefully directed their infringing activities to the United States and Delaware through an established distribution channel.
- 11. On information and belief, ASUSTeK "is a manufacturer and seller of consumer electronic equipment such as laptop computers." *Photonic Imaging Solutions, Inc. v. ASUSTek Computer Inc.*, No. 1:18-cv-00488, D.I. 13 (Answer), ¶ 2 (D. Del. Jan. 4, 2019).
- 12. On information and belief, ASUSTeK was involved in researching and developing the Accused Products (defined below).
- 13. On information and belief, ASUSTeK has sold products to ASTP. *See Graphics Properties Holdings Inc. v. Asus Computer International Inc.*, No. 1:12-cv-00210, D.I. 14, Declaration of Yvette Wang, ¶ 9 (D. Del. May 14, 2012).
- 14. On information and belief, ASUSTeK sells products to ASGL. According to ASUS's 2021 annual report, ASUSTeK made over 92% of its sales in 2021 to ASGL. <a href="https://www.asus.com/EVENT/Investor/Content/attachment\_en/2021\_ir\_report\_en.pdf">https://www.asus.com/EVENT/Investor/Content/attachment\_en/2021\_ir\_report\_en.pdf</a>, p. 279.
- 15. On information and belief, ASTP provides financing to ASGL. https://www.asus.com/EVENT/Investor/Content/attachment\_en/2021\_ir\_report\_en.pdf, p. 275.



- 16. On information and belief, ASGL sells products to ASUS Computer

  International ("ACI"), a California corporation located in California. According to ASUS's 2021

  annual report, ASGL made over 21% of its sales in 2021 to ACI.

  <a href="https://www.asus.com/EVENT/Investor/Content/attachment\_en/2021\_ir\_report\_en.pdf">https://www.asus.com/EVENT/Investor/Content/attachment\_en/2021\_ir\_report\_en.pdf</a>, p. 279.

  On information and belief, in 2022 ASGL shipped ACI over 400 containers containing over 1

  million notebook computers. On information and belief, these shipments included the Accused Products.
- 17. On information and belief, ASTP has sold and shipped products to ACI. *See Graphics Properties Holdings Inc. v. Asus Computer International Inc.*, No. 1:12-cv-00210, D.I. 16, Declaration of Godwin Yan, ¶ 9 (D. Del. May 14, 2012).
- 18. On information and belief, ASUSTeK has sold and continues to sell the Accused Products to ASGL.
- 19. On information and belief, ASGL's purchases of the Accused Products have been financed and continue to be financed, at least in part, by ASTP.
- 20. On information and belief ASGL has sold and continues to sell the Accused Products to ACI in the United States.
- 21. According to ASUSTeK's 2021 annual report, revenues from the United States accounted for about 19% (i.e., 101,713,640 / 535,237,735) of ASUSTeK's global revenues in 2021 and about 20% (i.e., 83,838,466 / 412,780,439) in 2020.

https://www.asus.com/EVENT/Investor/Content/attachment\_en/2021\_ir\_report\_en.pdf, p. 274.

22. The Accused Products are offered for sale and sold to residents of Delaware from ASUSTeK's website. For example, on January 23, 2023, a VivoBook Go 14 Flip was



purchased from ASUSTeK's website (<a href="https://www.asus.com/us/laptops/for-home/vivobook/vivobook-go-14-flip-j1400/">https://www.asus.com/us/laptops/for-home/vivobook/vivobook-go-14-flip-j1400/</a>) by a resident of Delaware.

23. On information and belief, Best Buy and Costco are part of Defendants' established distribution channel. For example:

/ISUS*			
Where to Buy	US Resellers / Distribute	ors - Laptops	
Laptops	Distributor	Website	Phone
AIO/Desktops	ABT.com	abt.com	800-860-3577
	Adorama.com	adorama.com	800-223-2500
Authorized Distributors for Components	Amazon	amazon.com	
	B&H Photos	bhphotovideo.com	212-239-7500
	Best Buy	bestbuy.com	888-237-8289
	Best Buy For Business	bestbuyforbusiness.com	877-393-1038
	BrandsMart USA	brandsmartusa.com	800-432-8579
	Central Computers	centralcomputer.com	408-248-5888
	Computer Upgrade King	cukusa.com	(800) 985-9364
	Costco	costco.com	1-800-955-2292

## https://promos.asus.com/US/where to buy/index.htm

24. On information and belief, the Accused Products are offered for sale and sold to residents of Delaware by Best Buy for pickup at Best Buy stores located in Delaware. For example, on January 23, 2023, a VivoBook Flip 14 was purchased by a resident of Delaware from Best Buy's website (<a href="https://www.bestbuy.com/site/asus-vivobook-flip-14-j401ma-14-laptop-intel-pentium-silver-4-gb-memory-128-gb-emmc/6507132.p?skuId=6507132">https://www.bestbuy.com/site/asus-vivobook-flip-14-j401ma-14-laptop-intel-pentium-silver-4-gb-memory-128-gb-emmc/6507132.p?skuId=6507132</a>) for pickup at a Best Buy store located at 4807 Concord Pike, Wilmington, Delaware.



# DOCKET

## Explore Litigation Insights



Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

## **Real-Time Litigation Alerts**



Keep your litigation team up-to-date with **real-time** alerts and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

## **Advanced Docket Research**



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

## **Analytics At Your Fingertips**



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

## API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

#### **LAW FIRMS**

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

#### **FINANCIAL INSTITUTIONS**

Litigation and bankruptcy checks for companies and debtors.

## **E-DISCOVERY AND LEGAL VENDORS**

Sync your system to PACER to automate legal marketing.

