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1 2 3 4 5 6	John P. Schnurer, Bar No. 185725 JSchnurer@perkinscoie.com Kevin Patariu, Bar No. 256755 KPatariu@perkinscoie.com Yun (Louise) Lu, Bar No. 253114 LLu@perkinscoie.com PERKINS COIE LLP 11452 El Camino Real, Suite 300 San Diego, CA 92130 Telephone: 858.720.5700 Facsimile: 858.720.5799	Exhibit A
7 8 9	Attorneys for Defendants and Countercl Plaintiffs UNITED STATE	aim S DISTRICT COURT
10		ICT OF CALIFORNIA
10		N DIVISION
11		
12	KONINKLIIKE PHILIPS N V and	Case No. 2:20-cv-01406 CJC-MRW
13	KONINKLIJKE PHILIPS N.V., and PHILIPS NORTH AMERICA LLC,	TCL'S ANSWER, AFFIRMATIVE
14	Plaintiffs,	DEFENSES AND COUNTERCLAIMS TO PLAINTIFFS' FIRST AMENDED
16	V.	COMPLAINT FOR PATENT INFRINGEMENT
17	TTE TECHNOLOGY, INC., TCL INDUSTRIES HOLDINGS CO.,	Judge: Hon. Cormac J. Carney
18	INDUSTRIES HOLDINGS CO., LTD., TCL ELECTRONICS HOLDINGS LTD., TCL KING	JURY TRIAL DEMANDED
19	ELECTRICAL APPLIANCES (HUIZHOU) CO. LTD., TCL MOKA	
20	ÎNT'L LTD., SHENZHÊN TCL NEW TECHNOLOGY CO., LTD., TCL	
21	SMART DEVICE (VIETNAM) CO., LTD., AND TCL MOKA	
22	MANUFACTURING, S.A. DE C.V.,	
23	Defendants.	
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1	Defendants TTE Technology, Inc., TCL Industries Holdings Co., Ltd., TCL		
2	Electronics Holdings Ltd., TCL King Electrical Appliances (Huizhou) Co. Ltd.,		
3	TCL Moka Int'l Ltd., Shenzhen TCL New Technology Co., Ltd., TCL Smart		
4	Device (Vietnam) Co., Ltd., and TCL Moka Manufacturing, S.A. de C.V.		
5	(collectively "Defendants" or "TCL") by and through their attorneys, answer and		
6	respond to the First Amended Complaint (the "FAC") filed by Koninklijke Philips		
7	N.V.'s and Philips North America LLC's (collectively, "Philips" or "Plaintiffs") as		
8	follows:		
9	NATURE OF THE ACTION		
10	1. TCL admits that Plaintiffs have brought this action for alleged patent		
11	infringement but denies that it has committed any alleged infringing acts and that		
12	Plaintiffs are entitled to any relief.		
13	2. TCL lacks sufficient knowledge or information to admit or deny the		
14	allegations of this paragraph, and on that basis, denies those allegations.		
15	3. TCL lacks sufficient knowledge or information to admit or deny the		
16	allegations of this paragraph, and on that basis, denies those allegations.		
17	4. TCL lacks sufficient knowledge or information to admit or deny the		
18	allegations of this paragraph, and on that basis, denies those allegations.		
19	5. TCL lacks sufficient knowledge or information to admit or deny the		
20	allegations of this paragraph, and on that basis, denies those allegations.		
21	6. TCL admits that this paragraph allegedly describes TCL without		
22	clarity as to which TCL entity and purports two hyperlinks as related to TCL.		
23	Except as explicitly admitted, TCL denies the remaining allegations in this		
24	paragraph.		
25	7. TCL admits that a hyperlink is purported to describe a TCL TV.		
26	Except as explicitly admitted, TCL denies the remaining allegations in this		
27	paragraph.		
28	8. Denied.		

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PARTIES 1 TCL lacks sufficient knowledge or information to admit or deny the 2 9. allegations of this paragraph, and on that basis, denies those allegations. 3 4 10. TCL lacks sufficient knowledge or information to admit or deny the allegations of this paragraph, and on that basis, denies those allegations. 5 TCL admits that TTE Technology, Inc. ("TTE Technology") is a 6 11. Delaware corporation, and imports into the United States certain televisions. 7 Except as explicitly admitted, TCL denies the remaining allegations in this 8 9 paragraph. 12. TCL admits that TCL Industries Holdings Co., Ltd. ("TCL Industries") 10 is a holding company incorporated in China. Except as explicitly admitted, TCL 11 denies the remaining allegations in this paragraph. 12 TCl admits that TCL Electornics Holdings Ltd. ("TCL Electronics") is 13 13. a holding company and located at 7/F Hong Kong Sience Park, Bldg 22 E, 22 14 15 Science Park East Ave, Sha Tin, Hong Kong. Except as explicitly admitted, TCL denies the remaining allegations in this paragraph. 16 TCL admits that TCL King Electrical Appliances (Huizhou) Co. 17 14. ("TCL King") is a Chinese corporation located at No. 78 Huifeng 4 Road, Zhongkai 18 Development Zone Huizhou, 516006, China and manufactures certain televisions. 19 Except as explicitly admitted, TCL denies the remaining allegations in this 20 paragraph. 21 22 15. TCL admits that TCL Moka International Ltd. ("TCL Moka") is incorporated in China and trades certain televisions. Except as explicitly admitted, 23 TCL denies the remaining allegations in this paragraph. 24 TCL admits that Shenzhen TCL New Technology Company Limited 25 16. 26 ("TCL New Technology") is incorporated in China, and conducts research and development with respect to televisions. Except as explicitly admitted, TCL denies 27 the remaining allegations in this paragraph. 28

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1	17. TCL admits that TCL Smart Device (Vietnam) Co., Ltd. ("TCL		
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3	Vietnam Singapore Industrial Park II-A, Tan Binh Commune, Bac Tan Uyen		
4	District, Binh Duong Province, 75000, Vietnam, and manufactures certain		
5	televisions. Except as explicitly admitted, TCL denies the remaining allegations in		
6	6 this paragraph.		
7	18. TCL admits that TCL Moka Manufacturing, S.A. de C.V. ("TCL		
8	Moka Manufacturing") is incorporated in Mexico and manufactures certain		
9	televisions. Except as explicitly admitted, TCL denies the remaining allegations in		
10	this paragraph.		
11	19. Denied.		
12	12 JURISDICTION AND VENUE		
13	20. TCL admits that Plaintiffs have brought this action for alleged patent		
14	infringement arising under the patent laws of the United States, Title 35 of the		
15	United States Code, but TCL denies that it has infringed any claim of United States		
16	Patent Nos. 7.052,152; 9,590,977; or 10,298,564 (collectively, the "Patents-in-		
17	Suit").		
18	21. TCL admits that this Court has subject matter jurisdiction but denies		
19	that Plaintiffs are entitled to any relief.		
20	22. TCL admits that this Court has personal jurisdiction over TTE		
21	Technology because it resides in California. Except as explicitly admitted, TCL		
22	denies the remaining allegations in this paragraph.		
23	23. TCL admits that TTE Technology is licensed to do business in the		
24	State of California. Except as explicitly admitted, TCL denies the remaining		
25	5 allegations in this paragraph.		
26	24. Denied.		
27	25. Denied.		
28	26. Denied.		

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1	27. Denied.	
2	28. Denied.	
3	29. Denied.	
4	30. TCL admits that a hyperlink is purported as an advertisement for	
5	certain TCL TVs. Except as explicitly admitted, TCL denies the remaining	
6	allegations in this paragraph.	
7	31. TCL admits that venue is proper but denies that it has committed any	
8	alleged infringing acts, in this or other Districts.	
9	32. TCL admits that venue is proper over TTE Technology as it resides in	
10	this District. Except as explicitly admitted, TCL denies the remaining allegations in	
11	this paragraph.	
12	33. TCL admits that venue is proper over Defendants TCL Industries, TCL	
13	Electronics, TCL King, TCL Moka, TCL New Technology, TCL Vietnam and TCL	
14	Moka Manufacturing as they are foreign companies. Except as explicitly admitted,	
15	TCL denies the remaining allegations in this paragraph.	
16	FACTUAL BACKGROUND	
17	Philips Background, Innovation Leadership and Asserted Patents	
18	34. TCL lacks sufficient knowledge or information to admit or deny the	
19	allegations of this paragraph, and on that basis, denies those allegations.	
20	U.S. Patent No. 7,052,152	
21	35. TCL admits that a copy of a document purporting to be United States	
22	Patent No. 7,052, 152 ("the '152 patent) was attached to the FAC as Exhibit A.	
23	Otherwise, TCL lacks sufficient knowledge or information to admit or deny the	
24	remainder of this paragraph and denies it on that basis.	
25	36. TCL lacks sufficient knowledge or information to admit or deny the	
26	allegations of this paragraph, and on that basis, denies those allegations.	
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