
EXHIBIT A

Via Mail to:

STMICROELECTRONICS INTERNATIONAL N.V.

Attention: MMS Corporate VP

39, Chemin du Champ-des-Filles

1228 Plan Les Ouates

Geneva, Switzerland

Via Fax to:

Attn: General Counsel

Fax: +41 22 929 5906

Re: 2013 Development and License Agreement between CyWee Technology Pte. Ltd.
and STMicroelectronics International N.V.

Dear STMicroelectronics Representative:

I write regarding the 2013 Development and License Agreement (the “Agreement”) between CyWee Technology Pte Ltd. (“CyWee Technology”) and STMicroelectronics International N.V. (“STMicroelectronics”). On December 1, 2014, CyWee Technology, CyWee Motion Inc. (“CyWee Motion”), and STMicroelectronics entered into an assignment agreement under which CyWee Technology transferred its rights under the Agreement to CyWee Motion (the “Assignment”). A copy of these agreements is attached for your convenience.

STMicroelectronics is in material breach of the agreement. STMicroelectronics has not paid royalties due under the Agreement this year and has under-reported prior amounts due. HTC informed counsel for CyWee Group that STMicroelectronics instructed HTC to use software provided by CyWee Motion to enable sensor fusion functionality in HTC phones with STMicroelectronics components, but STMicroelectronics has not paid royalties on those units for a period of time.

Pursuant to § 11.2, CyWee Motion terminates the Agreement effective immediately.

To cure this breach, ST must provide a detailed accounting of all sales to HTC and any other customer, pay the royalties due if ST contends such sales are covered by the Agreement or if the sales are not covered by the Agreement, state the factual and legal basis for their exclusion. During the 90-day interim period, the Agreement shall remain terminated.

cc: Michael W. Shore (mshore@shorechan.com)
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Joe Ye (jye@cywee.com)
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