

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

KT IMAGING USA, LLC,

Plaintiff

-against-

HP INC.,

Defendant

Civil Action No.: 4:20-cv-337

Jury Trial Demanded

COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff KT Imaging USA, LLC (“KTI” or “Plaintiff”), by way of this Complaint against Defendant HP Inc. (“HP” or “Defendant”), alleges as follows:

PARTIES

1. Plaintiff KT Imaging USA, LLC is a limited liability company organized and existing under the laws of the State of Texas, having its principal place of business at 106 E 6th Street, Suite 900, Austin, TX 78701.
2. On information and belief, Defendant HP Inc. (“HP”) is a Delaware corporation with its principal place of business located at 1501 Page Mill Road, Palo Alto, CA 94304.

JURISDICTION AND VENUE

3. This is an action under the patent laws of the United States, 35 U.S.C. §§ 1, *et seq.*, for infringement by HP of claims of U.S. Patent No. 6,876,544; U.S. Patent No. 7,196,322; U.S. Patent No. 8,004,602; and U.S. Patent No. 8,314,481 (collectively “the Patents-in-Suit”).
4. This Court has subject matter jurisdiction pursuant to 28 U.S.C. §§ 1331 and 1338(a).
5. HP Inc. is subject to personal jurisdiction of this Court because, inter alia, HP Inc. on

information and belief (i) has committed acts of patent infringement in the State of Texas, (ii) has continuous business contact in the State of Texas , (iii) owns, manages, and operates facilities in the State of Texas, and (iv) actively employees and seeks the services of Texas residents in this judicial district. For example, HP Inc. operates a location at 2800 North Dallas Parkway, Suite 200, Plano, TX 75093.

6. Venue is proper in this judicial district under 35 U.S.C. § 1400(b) because HP Inc. has a regular and established place of business at 2800 North Dallas Parkway, Suite 200, Plano, TX 75093 and commits acts of infringement in this judicial district.

BACKGROUND

7. On April 5, 2005, the United States Patent and Trademark Office duly and lawfully issued U.S. Patent No. 6,876,544 (“the ’544 Patent”), entitled “Image Sensor Module and Method for Manufacturing the Same.”

8. On March 27, 2007, the United States Patent and Trademark Office duly and lawfully issued U.S. Patent No. 7,196,322 (“the ’322 Patent”), entitled “Image Sensor Package.”

9. On August 23, 2011, the United States Patent and Trademark Office duly and lawfully issued U.S. Patent No. 8,004,602 (“the ’602 Patent”), entitled “Image Sensor Structure And Integrated Lens Module Thereof.”

10. On November 20, 2012, the United States Patent and Trademark Office duly and lawfully issued U.S. Patent No. 8,314,481 (“the ’481 Patent”), entitled “Substrate Structure for an Image Sensor Package and Method for Manufacturing the Same.”

11. KTI is the assignee and owner of the right, title, and interest in and to the Patents-in-Suit, including the right to assert all causes of action arising under said patents and the right to any remedies for infringement of them.

12. By letter dated June 21, 2019, KTI notified HP of the existence of the '544, '322, and '602 Patents, and of infringement thereof by HP. KTI's letter identified exemplary infringing HP products and an exemplary infringed claim for each of these patents.

13. HP has had notice of the '481 Patent at least as of the time of filing of this Complaint.

14. HP has infringed and continues to infringe the Patents-in-Suit by making, using, selling, or offering for sale in the United States, or importing into the United States tablets and laptop computers with front and/or rear image sensors. Attachment A to this Complaint provides a non-exhaustive listing of Accused Products. Attachment B to this Complaint provides a listing of Exhibits comprising exemplary teardown images for certain Accused Products.

COUNT I: INFRINGEMENT OF THE '544 PATENT BY HP

15. Plaintiff incorporates the preceding paragraphs as if fully set forth herein.

16. On information and belief, HP has infringed the '544 Patent pursuant to 35 U.S.C. § 271(a), literally or under the doctrine of equivalents, by making, using, offering to sell, selling in the United States or importing into the United States the Accused Products and all other products with substantially similar imaging sensors.

17. For example, on information and belief, HP has infringed and continues to infringe at least claim 1 of the '544 Patent by including an image sensor module to be mounted to a printed circuit board in the Elitebook 2530p product. *See* Ex. 1 (HP Elitebook 2530p Front Facing Image Sensor Module). The front facing image sensor module in the Accused Products comprises a substrate having an upper surface formed with a plurality of first connection points and a lower surface formed with a plurality of second connection points, which is electrically connected to the printed circuit board. *See* Exs. 2-3 (both HP Elitebook 2530p Front Facing Image Sensor Module). The image sensor module further comprises a photosensitive chip mounted to the upper surface of the substrate. *See* Ex. 4 (HP Elitebook 2530p Front Facing Image Sensor Module). The image sensor

module further comprises a plurality of wires for electrically connecting the photosensitive chip to the first connection points on the upper surface of the substrate. *See* Ex. 5 (HP Elitebook 2530p Front Facing Image Sensor Module). The image sensor module further comprises a frame layer mounted to the upper surface of the substrate to surround the photosensitive chip, an inner edge of the frame layer being formed with an internal thread from top to bottom, and a transparent layer being fixed by the frame layer such that the photosensitive chip may receive optical signals passing through the transparent layer. *See* Exs. 1, 4, 6 (HP Elitebook 2530p Front Facing Image Sensor Module). The image sensor module further comprises a lens barrel formed with a chamber at a center thereof and an external thread at an outer edge thereof, the external thread being screwed to the internal thread of the frame layer, wherein the lens barrel has a through hole and an aspheric lens from top to bottom. *See* Exs. 1, 7 (HP Elitebook 2530p Front Facing Image Sensor Module).

18. On information and belief, HP has induced infringement of the '544 Patent pursuant to 35 U.S.C. § 271(b), by actively and knowingly inducing, directing, causing, and encouraging others, including, but not limited to, its partners, resellers, distributors, customers, and end users, to make, use, sell, and/or offer to sell in the United States, and/or import into the United States, the Accused Products by, among other things, providing the accused products and incorporated image sensor technology, specifications, instructions, manuals, advertisements, marketing materials, and technical assistance relating to the installation, set up, use, operation, and maintenance of said products.

19. On information and belief, HP has committed the foregoing infringing activities without a license.

20. On information and belief, HP knew the '544 Patent existed, knew of an exemplary infringed claim of the '544 Patent, and knew of exemplary infringing HP products while

committing the foregoing infringing acts thereby willfully, wantonly and deliberately infringing the '544 Patent.

COUNT II: INFRINGEMENT OF THE '322 PATENT BY HP

21. Plaintiff incorporates the preceding paragraphs as if fully set forth herein.

22. On information and belief, HP has infringed the '322 Patent pursuant to 35 U.S.C. § 271(a), literally or under the doctrine of equivalents, by making, using, offering to sell, selling in the United States or importing into the United States the Accused Products and all other products with substantially similar imaging sensors.

23. For example, on information and belief, HP has infringed and continues to infringe at least claim 1 of the '322 Patent by including an image sensor module in the Elitebook 2530p product. *See* Ex. 1 (HP Elitebook 2530p Front Facing Image Sensor Module). The image sensor module in the Accused Products comprises a substrate having an upper surface, and a lower surface on which second electrodes are formed, and a frame layer arranged on the upper surface of the substrate, a cavity formed between the frame layer and substrate, and a plurality of first electrodes are formed on the frame layer. *See* Ex. 1-4, 8 (HP Elitebook 2530p Front Facing Image Sensor Module). The image sensor module in the Accused Products further comprises a photosensitive chip mounted on the upper surface of the substrate and located within the cavity, and electrically connected to the first electrodes of the frame layer. *See* Exs. 3-4, 8. The image sensor module in the Accused Products further comprises a lens holder having an upper end face, a lower end face, and an opening penetrating through the lens holder from the upper end face to the lower end face, the upper end of the opening formed with an internal thread and the lower end of the opening formed with a breach, so that the internal diameter of the upper end of the opening is smaller than the lower end of the opening, the lens holder adhered on the upper surface of the substrate by glue, wherein, the frame layer is located within the breach of the lens holder. *See* Ex. 1, 9 (HP Elitebook

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