

**PRIVILEGED AND CONFIDENTIAL
ATTORNEY-CLIENT COMMUNICATION**

Date: [Date]

To: [Client Name/Company]
Attn: [Contact Person]
[Client Address]

Re: Patent Infringement Clearance Opinion regarding [Product/Technology Name]

Dear [Name],

1. Introduction

You have requested a legal opinion regarding whether the product/technology known as "[Product Name]" infringes upon any valid claims of the following identified patents: [List Patent Numbers]. This opinion is based on the technical specifications provided to us on [Date].

2. Executive Summary

Based on our analysis of the patents identified and the technical information provided, it is our professional opinion that [Product Name] does not infringe any of the asserted claims of the subject patents, either literally or under the Doctrine of Equivalents.

3. Scope of Search and Investigation

Our investigation included:

- A review of the United States Patent and Trademark Office (USPTO) databases.
- Analysis of the prosecution history (File Wrapper) for the identified patents.
- Comparison of the independent claims of [Patent Numbers] against the features of [Product Name].

4. Non-Infringement Analysis

For each patent reviewed, we have determined the following:

- **Patent No. [0,000,000]:** The product lacks element [X] as required by independent claim [Y]. Therefore, literal infringement is absent.
- **Doctrine of Equivalents:** The product performs a substantially different function/way/result regarding [Specific Feature] compared to the patented claim.

5. Validity and Enforceability

[Optional: Discussion on whether the subject patents are likely to be found valid or if prior art suggests otherwise.]

6. Conclusion

In conclusion, provided that the product design remains as described in the documentation provided to us, we believe the risk of a successful patent infringement claim by the owners of the identified patents is low.

7. Limitations

This opinion is limited to the patents specifically mentioned herein and the product design as of [Date]. It does not guarantee that a third party will not initiate litigation, but provides a good-faith basis for a defense against claims of willful infringement.

Sincerely,

[Attorney Signature]

[Attorney Name]

[Law Firm Name]