

EXHIBIT C

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May 25, 2012

Ajeet P. Pai
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VIA E-MAIL

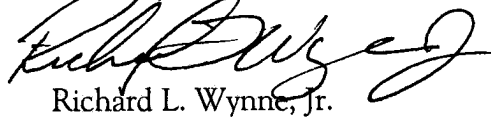
Re: *Wi-LAN v. Alcatel-Lucent et al.*, Case No. 6:10-CV-521 (E.D. Tex.)

Dear Mr. Pai:

I write in response to your May 11, 2012, letters identifying additional Ericsson and Sony Mobile products for which Wi-LAN now seeks discovery. Does Wi-LAN intend to seek leave to amend its infringement contentions to add these products as “accused instrumentalities”?

While Ericsson and Sony Ericsson may not be opposed to a motion by Wi-LAN for leave to amend its infringement contentions, please let us know why Wi-LAN has delayed in identifying these products.

Sincerely,



Richard L. Wynne, Jr.

RLW:ls