1 Kyle D. Chen (SBN 239501) Samuel C. Means (SBN 349032) kchen@gtlaw.com chase.means@gtlaw.com 2 GREENBERG TRAURIG, LLP GREENBERG TRAURIG, LLP 3 1900 University Avenue, 5th Floor 1840 Century Park East, Suite 1900 East Palo Alto, CA 94303 Los Angeles, CA 90067 4 Telephone: (650) 289-7887 Telephone: (310) 586-7700 5 David S. Bloch (SBN 184530) Mark R. Weinstein (SBN 193043) 6 blochd@gtlaw.com mweinstein@cooley.com 7 GREENBERG TRAURIG, LLP **COOLEY LLP** 101 2nd Street, Suite 2200 3175 Hanover St 8 San Francisco, CA 94105 Palo Alto, CA 94304 9 Telephone: (415) 590-5110 Telephone: (650) 843-5007 10 Attorneys for Plaintiffs 11 Lian Li Industrial Co., Ltd. and Chen, Chien-Hao 12 13 14 UNITED STATES DISTRICT COURT 15 CENTRAL DISTRICT OF CALIFORNIA 16 17 LIAN LI INDUSTRIAL CO., LTD. and Civil Action No. 2:23-cv-07471 18 CHEN, CHIEN-HAO COMPLAINT FOR PATENT 19 Plaintiffs, INFRINGEMENT 20 **Demand for Jury Trial** 21 V. 22 PHANTEKS EUROPE and AXPERTEC INC. (a.k.a. PHANTEKS 23 USA). 24 Defendants. 25 26 27 28

COMPLAINT FOR PATENT INFRINGEMENT

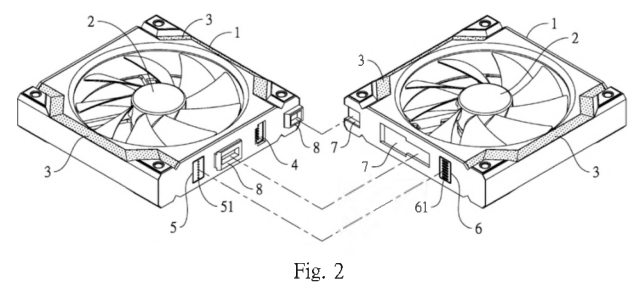
Plaintiffs Lian Li Industrial Co., Ltd. ("Lian Li") and Chen, Chien-Hao ("Chen") (collectively "Plaintiffs") file this Complaint for patent infringement of U.S. Patent No. 10,690,336 B1 ("'336 patent") against Phanteks Europe and Axpertec Inc. (collectively "Phanteks" or "Defendants") and states as follows:

THE PARTIES

- 1. Plaintiff Lian Li is a corporation organized under the laws of Taiwan (R.O.C.) with a principal place of business located at No. 11-1, Gongjian N. Rd., Liudu Vil., Qidu Dist., Keelung City 206007, Taiwan (R.O.C.). Founded in 1983, Lian Li is a leading supplier of computer components used by gamers and other enthusiasts around the world, and remains one of the major manufacturers of premium computer cases and accessories in the international market. Constructed with either brushed or anodized aluminum, Lian Li's award-winning computer cases are sturdy, lightweight, and loaded with designer features loved by gamers and other enthusiasts all over the globe. In addition to its various computer cases, Lian Li also produces other accessories such as CPU coolers, fans, power supplies, removable hard drive bays, memory card readers, and computer desks. The company also provides original equipment manufacturer (OEM) and original design manufacturer (ODM) services. Lian Li has an exclusive license to the '336 patent, including the exclusive right to sue for infringement thereof.
- 2. Plaintiff Chen is an individual who resides in Taiwan (R.O.C.) and serves as the Chief Executive Officer (CEO) of Lian Li, and is the inventor and the original owner of the '336 patent.
- 3. On information and belief, defendant Phanteks Europe is a corporation organized under the laws of Netherlands with a principal place of business located at Sydneystraat 33, 3047 BP Rotterdam, Netherlands.
- 4. On information defendant Axpertec Inc. (a.k.a. Phanteks USA) is a corporation organized under the laws of California with a principal of business located at 20465 E. Walnut Dr. N., City of Industry, CA 91789.

THE PATENT-IN-SUIT

- 5. The '336 patent, titled "Illumination Fan Connectable With At Least One Illumination Fan For A Computer," was duly and legally issued on June 23, 2020. A true and correct copy of the '336 patent has been attached hereto as Exhibit A.
- 6. The '336 patent describes and claims a novel illumination fan for use with a computer to provide improved heat dissipation in a simpler and lower cost structure. In one embodiment as shown in Figure 2 below, the patent discloses an illumination fan connectable with at least one other illumination fan:



7. Figure 2 above shows an embodiment of an illumination fan connectable with at least one other illumination fan that includes a body 1, a fan 2 disposed in the center of the body 1, an illumination area 3 disposed on two sides of the fan at the top of the body 1, a power socket 4 and a first connector 5 disposed on one side of the body 1, and a second connector 6 disposed on another side of the body 1. The power socket 4 is electrically connected with the first connector 5, the second connector 6, the fan 2, and the illumination area 3. ('336, Fig. 2, 2:61-22.) Claim 1 of the '336 patent recites:

An illumination fan connectable with at least one illumination fan for a computer, comprising: a body, provided with a fan in center of the body, an illumination area on at least two sides of the fan at top of the body, a power socket and a first connector on one side of the body, and a second connector on another side of the body, wherein the power socket is electrically connected

with the first connector, the second connector, the fan and the illumination area, such that when the power socket on the one side of the body is supplied with power, the fan and the illumination area of the body are respectively driven into rotation and illumination, and when the first connector of the body is connected with a second connector of a body of another illumination fan, a fan and an illumination area of the body of another illumination fan are respectively driven into rotation and illumination.

JURISDICTION AND VENUE

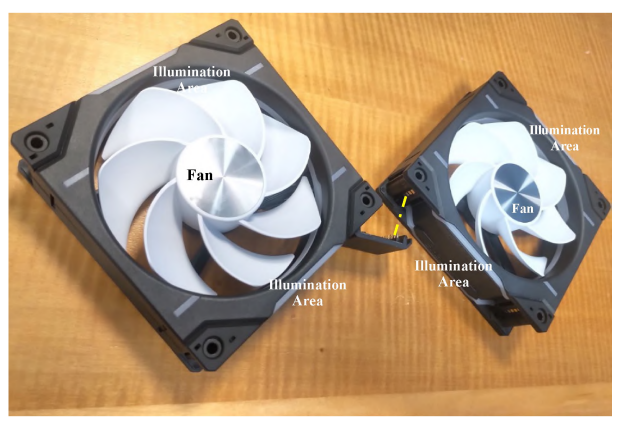
- 8. This action arises under the patent laws of the United States, Title 35 of the United States Code. Accordingly, this Court has exclusive subject matter jurisdiction over this action under 28 U.S.C. §§ 1331 and 1338(a).
- 9. Plaintiff Lian Li is the exclusive licensee of the '336 patent with all substantial rights, including the exclusive right to sue for any past, present, or future infringement, and therefore has standing to sue Phanteks. Plaintiff Chen is the inventor and the original owner of the '336 patent.
- 10. Venue is proper in this District because Phanteks Europe is a foreign corporation and thus may be sued in this District under 28 U.S.C. § 1391(c)(3). Defendant Axpertec Inc. resides in this District and thus may be sued in this District under 28 U.S.C. §1400(b).
- 11. This Court has personal jurisdiction over Phanteks because, on information and belief, Phanteks has been conducting business and committing acts of infringement within this State (and in this District). Phanteks has also been purposefully and voluntarily selling one or more of the infringing products, knowing that they will be purchased and used by customers in this State (and in this District). Thus, Phanteks has, on information and belief, (i) availed itself of the rights and benefits of this State (and of this District), (ii) transacted, conducted, and/or solicited business and engaged in a persistent course of conduct in this State (and in this District), (iii) derived substantial revenue from the sales and/or use of the infringing products in this State (and in this District), (iv) purposefully directed activities (directly and/or through intermediaries), such as shipping, distributing, offering for sale, selling, and/or advertising the infringing products, at residents of this State

 (and of this District), (v) delivered the infringing products into the stream of commerce knowing that they will be used and/or purchased by customers in this State (and in this District), and (vi) committed acts of patent infringement in this State (and in this District).

12. This Court has personal jurisdiction over defendant Axpertec Inc. because it resides within this State (and in this District).

PATENT INFRINGEMENT

- 13. Plaintiffs incorporate by reference the paragraphs above as if fully set forth herein.
- 14. Phanteks infringes the '336 patent under 35 U.S.C. § 271 by making, using, selling, and/or offering to sell in, and/or importing into, the United States computer cooling fans that satisfy each limitation of at least claim 1 of the '336 patent. As a non-limiting example, Phanteks's D30 Fan ("D30 Fan") meets each limitation of at least claim 1. An annotated picture of the D30 Fan is shown below:



15. As shown, the D30 Fan includes an illumination fan connectable with at least one other illumination fan for a computer. The illumination fan comprises a body, provided

with a fan in the center of the body, an illumination area on at least two sides of the fan at the top of the body, a power socket and a first connector on one side of the body, and a second connector on another side of the body. The power socket is electrically connected with the first connector, the second connector, the fan, and the illumination area, such that when the power socket on the one side of the body is supplied with power, the fan and the illumination area of the body are respectively driven into rotation and illumination, and when the first connector of the body is connected with a second connector of a body of another illumination fan, a fan and an illumination area of the body of another illumination fan are respectively driven into rotation and illumination. For example, the following annotated image of the D30 Fan exemplarily shows the claimed power socket and connectors that are electrically connected (as indicated by the arrow annotations below):



- 16. The discussion above provides an exemplary explanation of how at least Phanteks's D30 Fan meets each limitation of at least claim 1 of the '336 patent.
- 17. Phanteks therefore has committed and continues to commit acts of infringement of the '336 patent under 35 U.S.C. § 271, by making, using, selling, and/or offering for sale in, or importing into, the United States products that infringe at least claim 1 of the '336 patent. Phanteks has also been on notice of the '336 patent and its infringement

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since at least May 2023, when Phanteks received a letter identifying the '336 patent and providing allegations of infringement. Phanteks's infringement therefore has been, and continues to be, willful thus rendering this an exceptional case.

DEMAND FOR JURY TRIAL

Plaintiffs hereby request a trial by jury under Rule 38(b) of the Federal Rules 18. of Civil Procedure on all issues triable by jury.

PRAYER FOR RELIEF

- 19. Plaintiffs respectfully request that the Court find in its favor and against Phanteks and that the Court grant Plaintiffs the following relief:
 - a. A judgment that Phanteks has infringed the '336 patent as alleged herein;
 - b. A permanent injunction against Phanteks and its affiliates, subsidiaries, assignees, employees, agents, and/or anyone acting in privity or concert with them from further infringing the '336 patent, including without limitation enjoining the inducement of others to make, use, sell, or offer for sale products that infringe any claim of the '336 patent without a license from Plaintiffs, until the expiration of the '336 patent;
 - c. A judgment for an accounting of all damages, past and future, sustained by Plaintiff as a result of the acts of infringement by Phanteks;
 - d. A judgment and order requiring Phanteks to pay Plaintiffs damages under 35 U.S.C. § 284, including up to treble damages as provided by 35 U.S.C. § 284, and any lost profits and/or royalties determined to be appropriate;
 - e. A judgment and order requiring Phanteks to pay Plaintiff pre-judgment and post-judgment interest on the damages awarded;
 - f. A judgment and order finding this case to be exceptional and requiring Phanteks to pay the costs of this action (including all disbursements) and attorneys' fees as provided by 35 U.S.C. § 285; and
 - g. Such other and further relief as the Court deems just and equitable.

DATED: September 8, 2023 Respectfully submitted, 1 2 /S/ Kyle D. Chen 3 4 Kyle D. Chen kchen@gtlaw.com 5 GREENBERG TRAURIG, LLP 6 1900 University Avenue, 5th Floor Palo Alto, CA 94303 -2283 7 Telephone: (650) 289-7887 8 David S. Bloch (SBN 184530) 9 blochd@gtlaw.com 10 GREENBERG TRAURIG, LLP 101 2nd Street, Suite 2200 11 San Francisco, CA 94105 12 Telephone: (415) 590-5110 13 Samuel C. Means (SBN 349032) 14 chase.means@gtlaw.com GREENBERG TRAURIG, LLP 15 1840 Century Park East, Suite 1900 16 Los Angeles, CA 90067 Telephone: (310) 586-7700 17 18 Mark R. Weinstein (SBN 193043) mweinstein@cooley.com 19 **COOLEY LLP** 20 3175 Hanover St Palo Alto, CA 94304 21 Telephone: (650) 843-5007 22 Attorneys for Plaintiffs 23 Lian Li Industrial Co., Ltd. and 24 Chen, Chien-Hao 25 26 27 28