\_\_\_

**LawFirm**

Re: **Proposal to acquire XCompany's Patents (1:13-cv-02032)**

Dear \_\_,

I understand that your firm represents XCompany against a number of defendants. As part of its Open Licensing Program, SynPat tries to resolve the litigation in a quick and efficient manner by acquiring the litigated patents from your client and allowing all interested operating companies to equally share the acquisition price in exchange for a fully paid up nonexclusive license from SynPat.

No commission or markup will be added to your client’s asking cash price. Companies that decide to participate in the ad-hoc syndicate will wire their shares directly to your client’s bank account.

The patents will be assigned to SynPat only after a full payment of the asking cash price is made to your client. SynPat will then continue to offer licenses to companies that decided not to participate in the acquisition syndicate. Any and all of SynPat’s revenues from the acquired patents will be split equally between your client (⅓), the participating companies (⅓), and SynPat (⅓).

The Open Licensing Program is aimed to offer the parties a quick and efficient resolution that ensures both a satisfactory reward for the patentees and a safe way for operating companies to obtain licenses at reasonable prices.

Enclosed please find a one-page summary which will give you an overview of our program. In addition, I invite you to use the simulator on our website ([www.synpat.com/patentees](http://www.synpat.com/patentees)) to understand the potential outcomes for your client.

I would be happy to discuss your client’s asking cash price, and the terms of our proposal.

Sincerely,

Uzi Aloush, CEO