1	Case 4:	18-cv-06185-HSG Document 48-1 Filed 03/15/19 Page 1 of 2	
1	DECLARATION OF MALCOLM K. BEYER, JR.		
2	I, Malcolm K. Beyer, Jr., do hereby declare as follows:		
3	1.	I submit this declaration based on my personal knowledge and in support of	
4	Defendant AGIS Software Development LLC's ("AGIS Software" or "Defendant") Motion for		
5	Sanctions against counsel for ZTE (USA) ("ZTE").		
6	2.	I am the Chief Executive Officer of Defendant AGIS Software.	
7	3.	I am also the first-named inventor on U.S. Patent Nos. 8,213,970 (the "'970 Patent");	
8	9,408,055 (the "'055 Patent"); 9,445,251 (the "'251 Patent"); 9,467,838 (the "'838 Patent"); and		
9	9,749,829 (the "829 Patent") (collectively, the "Patents-in-Suit") issued by the U.S. Patent and		
10	Trademark Office.		
11	4.	I live in Jupiter, Florida with my wife Margaret Beyer. We have lived in Jupiter,	
12	Florida, for over three decades.		
13	5.	In 2004, I founded Advanced Ground Information Systems, Inc. ("AGIS, Inc.").	
14	6.	In 2013, AGIS, Inc. began a corporate restructuring plan for business growth	
15	purposes. By 2017, AGIS, Inc.'s board of directors approved the restructuring plan which resulted		
16	in the formation of a parent corporation, AGIS Holdings, Inc. ("AGIS Holdings"). AGIS Holdings		
17	consists of two subsidiaries, AGIS, Inc. and AGIS Software Development, LLC ("AGIS Software").		
18	7.	AGIS Software is the sole and exclusive owner of all right, title and interest in and to	
19	each of the Patents-in-Suit.		
20	8.	AGIS Software is a limited liability company organized under Texas law.	
21	9.	AGIS Software maintains an office and its principal place of business at 100 W.	
22	Houston Street, Marshall, Texas 75670.		
23	10.	AGIS Software is not registered to do business in California.	
24	11.	AGIS Software does not have a registered agent for service of process in California.	
25	12.	AGIS Software does not have offices, employees, equipment, bank accounts or other	
26	assets in California.		
27	13.	AGIS Software is not subject to and has never paid taxes in California.	
28	14.	AGIS Software does not manufacture products in California.	
	u	I	

DOCKET A L A R M Find authenticated court documents without watermarks at <u>docketalarm.com</u>.

П	Case 4:18-cv-06185-HSG Document 48-1 Filed 03/15/19 Page 2 of 2
1	15. AGIS Software has never made any sales in California.
2	16. AGIS Software does not solicit or engage in business in California.
3	17. AGIS Software has not signed any contracts in California.
4	18. AGIS Software does not recruit employees in California.
5	19. AGIS Software does not own. lease or rent any property in California.
6	20. AGIS Software did not retain counsel located in California in connection with
7	enforcement actions involving the Patents-in-Suit.
8	21. AGIS Software has never filed a lawsuit in California. With the exception of the
9	instant action. AGIS Software has never been sued in California.
10	22. AGIS Software's efforts to enforce its rights in the Patents-in-Suit consist only of
11	litigating patent infringement lawsuits filed in the Eastern District of Texas.
12	I declare under penalty of perjury that the foregoing is true and correct. Executed this $\frac{14}{14}$ day
13	of February 2019.
14	Malcolm K. Beyer, Jr.
15	Matcolli K. Beyer, at. a
16	111
17	
18	
. 19	
- 20	
21	
22	
23	
24	
25	
26	
27	
28	2
	DECLARATION OF MALCOLM K. BEYER, JR., CASE NO. 18-cv-06185
	KET R M Find authenticated court documents without watermarks at <u>docketalarm.com</u> .