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|          | Facsimile: +1 415 984 8701                                     | Advanced Grand Information Systems, a.c., and AGIS software Development LLC |
| 11       | CTACX XAE (C.D. #215(C2)                                       | and AGIS Soft fare Development LLC  |
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| 17       | Telephone.   | Judge Beth Labson Freeman   |
| 15       | Attorneys for Plaintiff Google LLC                             | Judge Beth Labson 110   |
| 16       |  |   |
| 10       | UNITED STATES DISTRICT OF CALIFORNASTRICT OF SAN JOSE DIVISION |   |
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| <u>,</u> |  |   |
| 20       | GOOGLE LLC,  | Case No. 5:23-cv-03624-BLF  |
| 21       | ŕ  |   |
|          | Plaintiff,   | JOINT STATUS REPORT   |
| 22       | v.   |   |
| 23       | <b>v.</b>  |   |
|          | AGIS HOLDINGS, INC., ADVANCED                                  |   |
| 24       | GROUND INFORMATION SYSTEMS,                                    |   |
| 25       | INC., AND AGIS SOFTWARE DEVELOPMENT LLC,                       |   |
| دے       | ,  |   |
| 26       | Defendants.  |   |
| ,,       |  |   |
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| In accordance with the Count's Outen C  | wanting Disintiffe Demonstra Veneta All Dates (ECE  |  |
|---|---|--|
| In accordance with the Court's Order Granting Plaintiff's Request to Vacate All Dates (ECF  |   |  |
| No. 58), Plaintiff Google LLC and Defen   | ndants AGIS Holdings, Inc., Advanced Ground   |  |
| Information Systems, Inc. and AGIS Software Development LLC submit this Joint Status Report.  |   |  |
| The parties have finalized a settlement agreement and expect to fully execute the agreement next  |   |  |
| week, and then file dismissal papers by no later than February 28, 2024. Accordingly, the parties   |   |  |
| respectfully request an extension of the stay of these proceedings to continue through to February  |   |  |
| 28, 2024.   |   |  |
| This extension is not sought for the purposes of the delay, but to allow the parties to execute   |   |  |
| their settlement agreement and prepare dismissal papers.  |   |  |
|   |   |  |
| Dated: February 9, 2024   | Dated: February 9, 2024   |  |
| By: /s/ Mark Liang  | By: /s/ Alfred R. Fabricant   |  |
| DARIN SNYDER LUANN L. SIMMONS MARK LIANG BILL TRAC AMY LIANG SORIN ZAHARIA DANIEL SILVERMAN STACY YAE O'MELVENY & MYERS LLP  Attorneys for Plaintiff Google LLC | Alfred R. Fabricant (pro hac vice) ffabricant@fabricantllp.com FABRICANT LLP 411 Theodore Fremd Road, Suite 206 South Rye, New York 10580 Telephone: (212) 257-5797 Facsimile: (212) 257-5796  Benjamin T. Wang (CA SBN 228712) bwang@raklaw.com Minna Y. Chan (CA SBN 305941) mchan@raklaw.com RUSS AUGUST & KABAT 12424 Wilshire Boulevard, 12th Floor Los Angeles, California 90025 Telephone: (310) 826-7474 Facsimile (310) 826-9226  Attorneys for Defendants AGIS Holdings, Inc., Advanced Ground Information Systems, Inc., and AGIS Software Development LLC |  |



1 **ATTESTATION** 2 Pursuant to Civil L.R. 5-1(i), I hereby attest that all other signatures listed, and on whose behalf the filing is submitted, concur in this document's content and have authorized the filing of 3 this document with the use of their electronic signature. 4 5 /s/ Mark Liang 6 Mark Liang 7 8 **CERTIFICATE OF SERVICE** 9 I certify that I caused the foregoing document to be electronically filed with the Clerk of 10 the Court for the United States District Court for the Northern District of California using the 11 CM/ECF System on February 9, 2024. 12 I certify that all counsel of record who are deemed to have consented to electronic service 13 are being served on February 9, 2024 with a copy of this document via the Court's CM/ECF 14 systems per Local Rule CV-5(a)(3). Any other counsel will be served by electronic mail, 15 facsimile, overnight delivery and/or First Class Mail on this date. 16 DATED: February 9, 2024 /s/ Mark Liang 17 Mark Liang 18 19 20 21 22 23 24 25 26 27



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