IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

ARENDI S.A.R.L.,)
Plaintiff,)
v.) C.A. No. 13-919-LPS
GOOGLE LLC,	Original Version Filed: March 5, 2021
Defendant.	Public Version Filed: March 11, 2021
ARENDI S.A.R.L.,	.)
Plaintiff,)
v.) C.A. No. 12-1601-LPS
MOTOROLA MOBILITY LLC f/k/a MOTOROLA MOBILITY, INC.,	Original Version Filed: March 5, 2021 Public Version Filed: March 11, 2021
Defendant.)
)

DECLARATION OF EARL SACERDOTI

EARL SACERDOTI, pursuant to 28 U.S.C. § 1746, declares as follows:

- 1. I hold a M.S. and Ph.D. in Computer Science from Stanford
 University, have served as a management and technical consultant to numerous enterprises
 and small businesses for over 30 years, and am a named inventor on 10 issued US software
 patents.
- 2. I was engaged by counsel for Arendi S.à.r.l. ("Arendi"), Susman Godfrey LLP, to serve as an expert in the above-captioned action. On October 20, 2020, I submitted an expert report on Arendi's behalf.
 - 3. I understand that Arendi is submitting that report in connection with



its motions for summary judgment in the above-captioned actions.

4. I submit this declaration to attest that the "Expert Report of Dr. Earl Sacerdoti Regarding Validity of U.S. Patent No. 7,917,843" are true and accurate to the best of my knowledge.

I declare under penalty of perjury that the foregoing is true and correct. Executed on this 4th day of March 2021.

Earl D Sacardoti

Earl Sacerdoti