

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

ARENDI S.A.R.L.,)	
)	
Plaintiff,)	
)	
v.)	C.A. No. 12-1595-LPS "
)	
LG ELECTRONICS, INC.,)	RWDNÆ'XGTUQP'QH'F (K0494"
LG ELECTRONICS USA, INC. and)	
LG ELECTRONICS MOBILECOMM U.S.A.,)	HNGF <O CTEJ '34.'4243
INC.,)	
)	
Defendants.)	
)	
ARENDI S.A.R.L.,)	
)	
Plaintiff,)	
)	
v.)	C.A. No. 12-1596-LPS "
)	
APPLE INC.,)	RWDNÆ'XGTUQP'QH'F (K04; 7"
)	
Defendant.)	HNGF <O CTEJ '34.'4243
)	
ARENDI S.A.R.L.,)	
)	
Plaintiff,)	
)	
v.)	C.A. No. 12-1597-LPS "
)	
BLACKBERRY LIMITED and)	RWDNÆ'XGTUQP'QH'F (K0406"
BLACKBERRY CORPORATION,)	
)	HNGF <O CTEJ '34.'4243
Defendants.)	
)	

ARENDI S.A.R.L.,)

Plaintiff,)

v.)

MOTOROLA MOBILITY LLC)

f/k/a MOTOROLA MOBILITY, INC.,)

Defendant.)

C.A. No. 12-1601-LPS "

RWDNKE'XGTUKQP'QHF(00485"

HNKGF<O CTEJ '34.'4243

ARENDI S.A.R.L.,)

Plaintiff,)

v.)

SONY MOBILE COMMUNICATIONS (USA))

INC. f/k/a SONY ERICSSON MOBILE)

COMMUNICATIONS (USA) INC.,)

SONY CORPORATION and)

SONY CORPORATION OF AMERICA,)

Defendants.)

C.A. No. 12-1602-LPS "

RWDNKE'XGTUKQP'QHF(00439"

HNKGF<O CTEJ '34.'4243

ARENDI S.A.R.L.,)

Plaintiff,)

v.)

GOOGLE INC.)

Defendant.)

C.A. No. 13-919-LPS"

RWDNKE'XGTUKQP'QHF(00489"

HNKGF<O CTEJ '34.'4243

ARENDI S.A.R.L.,)

Plaintiff,)

v.)

OATH HOLDINGS INC. and OATH INC.,)

Defendant.)

C.A. No. 13-920-LPS "

RWDNKE'XGTUKQP'QHF(00451"

HNKGF<O CTEJ '34.'4243

**DECLARATION OF CHRISTINE K. CORBETT IN SUPPORT OF DEFENDANTS'
MOTION TO EXCLUDE ROY WEINSTEIN'S OPINIONS AND TESTIMONY UNDER
FED. R. EVID. 702 AND DAUBERT**

I, Christine K. Corbett, submit this declaration in support of Defendants' Motion to Exclude Roy Weinstein's Opinions and Testimony Under Fed. R. Evid. 702 and *Daubert*.

1. I am a partner at the law firm DLA Piper LLP (US), counsel for Defendant Apple Inc. in this case. If called as a witness, I could and would testify competently to the information set forth in this declaration.

2. Attached hereto as Exhibit B is a true and correct copy of relevant excerpts of the November 5, 2019 Deposition Transcript of Atle Hedloy.

3. Attached hereto as Exhibit C is a true and correct copy of relevant excerpts of the Deposition Transcript of Roy Weinstein in *Arendi S.A.R.L. v. Apple Inc.*, Case No. 12-1595-LPS;

4. Attached hereto as Exhibit D is a true and correct copy of relevant excerpts of the Deposition Transcript of Roy Weinstein in *Arendi S.A.R.L. v. Google Inc.*, Case No. 13-919-LPS;

5. Attached hereto as Exhibit E is a true and correct copy of relevant excerpts of the Deposition Transcript of Roy Weinstein in *Arendi S.A.R.L. v. Motorola Mobility LLC f/k/a Motorola Mobility, Inc.*, Case No. 12-1601-LPS;

6. Attached hereto as Exhibit F is a true and correct copy of relevant excerpts of the Deposition Transcript of Roy Weinstein in *Arendi S.A.R.L. v. Sony Mobile Communications (USA) Inc., et. al.*, Case No. 12-1602-LPS and *Arendi S.A.R.L. v. Oath Holdings Inc. and Oath Inc.*, Case No. 13-920-LPS.

7. Attached hereto as Exhibit G is a true and correct copy of relevant excerpts of the Deposition Transcript of Roy Weinstein in Arendi S.A.R.L. v. LG Electronics, Inc., et. al., Case No. 12-1595-LPS.

I declare under penalty of perjury that the foregoing is true and correct. This declaration is executed on March 5, 2021, at Los Altos, California.

/s/ Christine K. Corbett
Christine K. Corbett

CERTIFICATE OF SERVICE

I, Brian A. Biggs, do hereby certify that on this 5th day of March, 2021, a true and correct copy of: **DEFENDANT MOTION TO EXCLUDE ROY WEINSTEIN'S OPINIONS AND TESTIMONY UNDER FED. R. EVID. 702 AND DAUBERT** was served on the following counsel of record vial electronic mail:

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