

**IN THE UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF DELAWARE**

ARENDI S.A.R.L.,	)	
	)	
Plaintiff,	)	C.A. No. 13-919-JLH
	)	
v.	)	<b>JURY TRIAL DEMANDED</b>
	)	
GOOGLE LLC,	)	
	)	
Defendant.	)	

**DEFENDANT GOOGLE LLC’S MOTION TO STRIKE PORTIONS OF MR. ROY WEINSTEIN’S SUPPLEMENTAL EXPERT REPORTS REGARDING DAMAGES**

Pursuant to Federal Rule of Civil Procedure 26(a), Defendant Google LLC (“Google”) moves to strike those portions of Arendi expert Mr. Roy Weinstein’s Supplemental Expert Report and Supplemental Reply Expert Report regarding damages that calculate or opine on alleged damages for Google’s accused products on Samsung Android devices.

The grounds for this motion are set forth in Google’s accompanying letter brief filed in accordance with the Court’s procedures for filing a motion to strike.<sup>1</sup>

Pursuant to D. Del. L.R. 7.1.1, the parties conferred, and Arendi opposes this motion.

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<sup>1</sup> This case was previously assigned to the Honorable Leonard P. Stark, whose procedures required motions to strike to be brought via a cover motion and an accompanying letter brief of up to three single-spaced pages. The Court’s scheduling order (D.I. 412) following re-assignment of the case to the Honorable Jennifer L. Hall did not contemplate or provide a procedure for challenging supplemental expert reports. In light of Mr. Weinstein’s supplemental opinions, and the fact that the Court must resolve the issue underlying Google’s motion before trial, Google raises this issue promptly for the Court’s consideration before trial in accordance with Judge Stark’s procedures for motions to strike set earlier in the case, which have not been altered by any order to date.

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10555098 / 12599.00040

Respectfully submitted,

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