

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

ARENDI S.A.R.L.,)	
)	
Plaintiff,)	
)	
v.)	C.A. No. 13-919-JLH
)	
GOOGLE LLC,)	
)	
Defendant.)	
)	

**LETTER TO THE HONORABLE JENNIFER L. HALL
FROM NEAL BELGAM REGARDING OBJECTIONS TO DEMONSTRATIVES AND
EXHIBITS FOR DIRECT EXAMINATION OF DOUGLAS KIDDER**

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Dated: May 1, 2023

Dear Judge Hall:

Arendi writes to inform the Court, pursuant to D.I. 467, that Arendi has objections to a number of the demonstratives and exhibits Google seeks to use in its direct examination of its damages expert, Douglas Kidder.

Specifically, Arendi is concerned by the potential introduction of exhibits into evidence that contain information regarding products no longer at issue in the case, as well as demonstratives that relate to undisclosed expert opinions.

The parties are continuing to meet-and-confer regarding the objections, and Arendi will raise any objections that remain at the Court's convenience before Mr. Kidder takes the stand.

Respectfully,

/s/ Neal C. Belgam

Neal C. Belgam (No. 2721)

cc: Clerk of Court (via CM/ECF)
All Counsel of Record (via CM/ECF)