

**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.)
)

**SECOND DECLARATION OF HANNAH L. CANNOM IN SUPPORT OF
NON-PARTY APPLE INC.'S MOTION FOR SANCTIONS**

I, Hannah L. Cannom, declare as follows:

1. I am over the age of 18, a member in good standing of the bar of the State of California, and a partner at Walker Stevens Cannom LLP. I make this declaration in support of the Motion of Non-Party Apple Inc. for Sanctions. My knowledge of these matters stated within this declaration is either personal or has been developed and confirmed through discussions with other Apple employees. If compelled to testify as a witness, I would testify competently to the facts set forth herein.

2. On May 1, 2023, I sent a letter to Andrea Roberts, counsel for Google indicating that Apple did not oppose Google's corporate representative, Ted Choc, remaining in the sealed courtroom during closing arguments given the unusual circumstances that transpired at trial and subject to certain conditions, including that Mr. Choc sign Attachment A to the Agreed Protective Order. A true and correct copy of my letter to Ms. Roberts is attached hereto as **Exhibit A**.

3. In the evening of May 1, 2023, Ms. Roberts emailed me a copy of Attachment A to

the Agreed Protective Order signed by Mr. Choc.

I declare under penalty of perjury under the laws of the United States of America and the State of Delaware that the foregoing is true and correct.

Executed this 25rd day of May, 2023 in Los Angeles, California.

/s/ Hannah L. Cannom
Hannah L. Cannom