IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF KANSAS

LOGANTKEE LF,		
	Plaintiff,	
*IG		

GARMIN INTERNATIONAL, INC.,

LOCANTREELD

Defendant.

Case No. 6:17-cv-01217

GARMIN'S TRIAL WITNESS LIST

Pursuant to the Court's Trial Scheduling Order (Dkt. 228), Garmin International, Inc. ("Garmin") submits the following list of trial witnesses that it intends to call live or by deposition at trial in this matter:¹

WITNESS ²	WILL CALL	REBUTTAL / MAY CALL LIVE OR BY DEPOSITION TESTIMONY
Brann, Jeremy		X
Blair, Robert	X	
Finch, Charles	X	
Hancox, Anthony		X
Henderson, Nate	X	
Korte, Sam		X
Michalson, William	X	
Brann, Ted		X

¹ In addition, Garmin reserves the right to call all witnesses whose deposition testimony has been designated in lieu of designations, in the event that those witnesses attend the trial in person.

² On October 1, 2022, Garmin informed counsel for LoganTree that in an effort to narrow the issues for trial, and in order to ensure the case can be presented in the five days allotted for trial, Garmin is withdrawing its invalidity case in this matter. As a result, two expert witnesses, Gregory Welch for Garmin and Frank Ferrese for LoganTree, and one Garmin fact witness, Jay Dee Krull, will also no longer be required as witnesses for trial.



Garmin reserves all rights to call any witness listed on LoganTree LP's ("LoganTree") witness list without waiving any right to object to LoganTree's presentation of such witnesses at trial, without waiving any objections to the admissibility of any such testimony, and without waiving the right to move for the exclusion of any such testimony. Garmin further reserves all rights to modify, amend, or supplement this list prior to or during trial based on case developments including, but not limited to, the right to: (1) not call some of the witnesses listed above, (2) call live or by deposition as its witnesses at trial any witness identified on Plaintiff's witness lists, (3) call live any witnesses necessary to authenticate or lay the foundation for the introduction of documents to which Plaintiff objects including, but not limited to, custodians of records or authors of prior art, (4) add additional witnesses to testify live or by deposition, (5) introduce deposition testimony as impeachment evidence or in rebuttal, or (6) change a witness from a live witness to a witness testifying by deposition, and vice versa, (7) modify, amend, or supplement this witness list if any further depositions are taken in this matter, or (8) modify, amend, or supplement this witness list in response to rulings by the Court (including on any motions).

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Dated: October 3, 2022 Respectfully submitted,

ERISE IP, P.A.

<u>/s/ Adam P. Seitz</u>

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Attorneys for Defendant Garmin

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CERTIFICATE OF SERVICE

I hereby certify that, on October 3, 2022, the foregoing document filed with the Clerk of the Court using CM/ECF and that all counsel of record who are deemed to have consented to electronic service are being served with a copy of this document via the Court's CM/ECF system

By: /s/ Adam P. Seitz

Adam P. Seitz



accordingly.