		Case No. 2:18-cv-01844-GW (KSx)		
28				
27				
26				
25				
24	Defendants.			
23				
22	corporation, and INSTAGRAM, LLC, a Delaware limited liability company			
20	Delaware corporation, and INSTAGRAM, INC., a Delaware			
19 20	FACEBOOK, INC., a Delaware corporation, WHATSAPP INC., a			
18	v.	ELECTION OF ASSERTED CLAIMS		
17	Plaintiff,	BLACKBERRY LIMITED'S FINAL		
16	Canadian corporation,	LEAD CONSOLIDATED CASE Related Case: 2:18-cv-02693-GW-KS		
15	BLACKBERRY LIMITED, a	Case No. 2:18-cv-01844-GW-KS		
14	FOR THE CENTRAL DISTRICT OF CALIFORNIA			
13				
12				
11	Facsimile: (650) 801-5100	.4		
10	555 Twin Dolphin Drive, 5th Floor Redwood Shores, CA 94065 Telephone: (650) 801-5000	Laguna Niguel, CA 92677 Telephone: (650) 581-4750		
9	Ray R. Zado (Bar No. 208501)   rayzado@quinnemanuel.com	Counsel—Litigation 41 Ticknor Place Laguna Niguel CA 92677		
8	Victoria F. Maroulis (Bar No. 202603) victoriamaroulis@quinnemanuel.com	emcgah@blackberry.com Vice President, Deputy General		
6 7	kevin P.B. Jonnson (Bar No. 17/129) kevinjohnson@quinnemanuel.com	BLACKBERRY CORPORATION Edward R. McGah, Jr (Bar No. 97719)		
5	Facsimile: (213) 443-3100	Telephone: (415) 875-6600 Facsimile: (415) 875-6700		
4	865 S. Figueroa St., 10th Floor Los Angeles, CA 90017	50 California Street, 22nd Floor San Francisco, CA 94111		
3	patrickschmidt@quinnemanuel.com	Zachary C. Flood (Bar No. 312616) zackflood@quinnemanuel.com		
2		jordanjaffe@quinnemanuel.com Jeffrey W. Nardinelli (Bar No. 295932) jeffnardinelli@quinnemanuel.com		
1		Jordan R. Jaffe (Bar No. 254886)		

1 Pursuant to the Updated Joint Case Scheduling Report (See Case No. 2:18-cv-01844 GW(KSx), Dkt. No. 94), the Court's adoption of the parties' proposed 2 schedule (Dkt. 96), and the Court's order extending time for claim narrowing (Dkt. 3 200), Plaintiff BlackBerry Limited ("BlackBerry") hereby submits its Final Election 4 of Asserted Claims for U.S. Patent Nos. 7,372,961 ("the '961 Patent"), 8,209,634 5 6 ("the '634 Patent"), 8,301,713 ("the '713 Patent"), 8,279,173 ("the '173 Patent"), 8,429,236 ("the '236 Patent"), 8,677,250 ("the '250 Patent"), 9,349,120 ("the '120 7 Patent"), 8,296,351 ("the '351 Patent"), and 8,676,929 ("the '929 Patent") 8 (collectively, the "patents-in-suit" or the "Asserted Patents"). 9

10 Discovery is ongoing, and BlackBerry continues to seek discovery from Defendants Facebook, Inc. ("Facebook"), WhatsApp, Inc. ("WhatsApp"), and 11 12 Instagram, LLC ("Instagram") (collectively, "Defendants") that may affect BlackBerry's election of asserted claims. BlackBerry has served discovery requests 13 on Defendants to obtain additional information relevant to infringement that is in 14 Defendants' possession, custody, or control. BlackBerry reserves the right to 15 supplement and/or amend these elections based on the discovery Defendants provide 16 17 in response to BlackBerry's discovery requests. In particular, BlackBerry reserves the right to supplement and/or amend these elections after it has received a complete 18 production of documents, after it has completed its inspection and review of 19 20 Defendants' proprietary and confidential technical information for the Accused Instrumentalities, including source code and technical specifications, and after it has 21 had an opportunity to depose Defendants' employees and engineers with knowledge 22 23 of the structure, function, and/or operation of the Accused Instrumentalities. BlackBerry will provide any such amendments and/or modifications in accordance 24 with the Court's guidance, the Case Scheduling Order, and any amendments thereto. 25 26

27 28

Case No. 2:18-cv-01844-GW (KSx)

1	U.S. Patent No.	Final Election of Asserted Claim(s)
2	7,372,961 ("the '961 Patent")	2
4	8,209,634 ("the '634 Patent")	1,6
5	8,301,713 ("the '713 Patent")	4
7	8,279,173 ("the '173 Patent")	14
8	8,429,236 ("the '236 Patent")	15, 17
10	8,677,250 ("the '250 Patent")	9, 14
11 12	9,349,120 ("the '120 Patent")	9, 13, 20
13	8,296,351 ("the '351 Patent")	1, 14, 21
14 15	8,676,929 ("the '929 Patent")	1, 9, 16
16		
17		
18		
19 20		
20		
21		
23		
24		
25		
26		
27		
28		
		-2- Case No. 2:18-cv-01844-GW (KSx)
	T M Find authenticated court do	ocuments without watermarks at <u>docketalarm.com</u> .

1		May 21 2010	Deer eetfully, Subme	:++ d
1	DATED:	May 31, 2019	Respectfully Submi	litea,
2 3			QUINN EMANUE SULLIVAN, LLP	L URQUHART &
4				
5			By <i>/s/ James R. A</i>	
6 7			jamesasperger@ 865 S. Figueroa	ger (Bar No. 83188) Qquinnemanuel.com St., 10th Floor
8 9			Los Angeles, C Telephone: (213 Facsimile: (213	3) 443-3000
10 11			kevinjohnson@ 555 Twin Dolpl	nson (Bar No. 177129) quinnemanuel.com hin Drive, 5th Floor
12 13			Redwood Shore Telephone: (650 Facsimile: (650	0) 801-5000
14				Y CORPORATION
15 16			Vice President, 41 Ticknor Plac	
17			Laguna Niguel, Office: (+1) 650	California 92677 )-581-4750
18			Attorneys for Pl	laintiff, BlackBerry Limited
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				
			-3-	Case No. 2:18-cv-01844-GW (KSx)
		authenticated court	documents without watermar	ks at <u>docketalarm.com</u> .

1	PROOF OF SERVICE
2	STATE OF CALIFORNIA, COUNTY OF SAN FRANCISCO
3	At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of San Francisco, State of California. My business address is 50 California Street, 22 <sup>nd</sup> Floor, San Francisco, CA 94111.
5	On May 31, 2019, I served true copies of the following document(s) described as <b>BLACKBERRY LIMITED'S FINAL ELECTION OF ASSERTED CLAIMS</b> on the interested parties in this action as follows:
7	SEE ATTACHED LIST
8	BY E-MAIL OR ELECTRONIC TRANSMISSION: I transmitted PDF format
9	copies of the document(s) described above to the e-mail addresses on the attached Service List. The documents were transmitted by electronic transmission and such transmission was reported as complete and without error.
10	
11 12	I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct and that I am employed in the office of a member of the bar of this Court at whose direction the service was made.
13	Executed on May 31, 2019, at San Francisco, California.
14	
15	/s/ Zachary Flood
16	Zacharv Flood
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	-4- Case No. 2:18-cv-01844-GW (KSx)
	ET M Find authenticated court documents without watermarks at <u>docketalarm.com</u> .

## DOCKET A L A R M



# Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

## **Real-Time Litigation Alerts**



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

### **Advanced Docket Research**



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

## **Analytics At Your Fingertips**



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

#### API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

#### LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

#### FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

#### E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.