Case 2	18-cv-01844-GW-KS Document 135	Filed 03/26/19 Page 1 of 12 Page ID #:4541
1 2 3 4 5 6 7 8 9 10	QUINN EMANUEL URQUHART & James R. Asperger (Bar No. 83188 jamesasperger@quinnemanuel.com 865 S. Figueroa St., 10th Floor Los Angeles, CA 90017 Telephone: (213) 443-3000 Facsimile: (213) 443-3100 Kevin P.B. Johnson (Bar No. 17712 kevinjohnson@quinnemanuel.com 555 Twin Dolphin Drive, 5th Floor Redwood Shores, CA 94065 Telephone: (650) 801-5000 Facsimile: (650) 801-5100 BLACKBERRY CORPORATION	29)
10 11 12 13	Edward R. McGah, Jr (SBN 97719 Vice President, Deputy General Co 41 Ticknor Place Laguna Niguel, California 92677 Telephone: (+1) 650-581-4750	
14 15 16		STATES DISTRICT COURT L DISTRICT OF CALIFORNIA
17 18 19 20	BLACKBERRY LIMITED, a Canadian corporation, Plaintiffs,)))) CASE NO. 2:18-cv-01844) GW(KSx)) CASE NO. 2:18 or 02602
20 21 22 23 24	v. FACEBOOK, INC., a Delaware corporation, WHATSAPP INC., a Delaware corporation, and INSTAGRAM, INC., a Delaware corporation, and INSTAGRAM, LLC, a Delaware limited liability) CASE NO. 2:18-cv-02693) GW(KSx))) JOINT STATEMENT) REGARDING DISPUTED) CLAIM TERMS
25 26 27 28	company Defendants, SNAP INC., a Delaware corporatio Defendant.)))))) Case Nos. 2:18-cv-02693 GW(KSx)
		-1- 2:18-cv-01844 GW(KSx)

Pursuant to the Court's guidance at the March 21, 2019 claim construction
 tutorial hearing, Plaintiff BlackBerry Limited ("BlackBerry") and Defendants
 Facebook, Inc. ("Facebook"), WhatsApp, Inc. ("WhatsApp"), Instagram, LLC
 ("Instagram"), and Snap Inc. ("Snap") (collectively, "Defendants") have met and
 conferred in an effort to narrow the claim construction issues before the Court, and
 hereby submit the following Joint Statement Regarding Disputed Claim Terms.

7

ADDITIONAL AGREED-UPON CONSTRUCTIONS

BlackBerry, Facebook, WhatsApp, and Instagram have agreed upon the
following construction for the only term in dispute for U.S. Patent 8,429,236 ("236
Patent"):

11	Claim Term	Stipulated Construction		
12	"message transmission mode"	Plain and ordinary meaning		
13	message transmission mode	Than and ordinary meaning		
14	BlackBerry and Defendants have agreed upon the following construction for			
15	one of the terms in dispute for U.S. Patent 8,209,634 ("'634 Patent"):			
16	Claim Term	Stipulated Construction		
17	((° 2)			
18	"icon"	Plain and ordinary meaning.		
19				
20	Finally, BlackBerry and Defendants have narrowed their dispute with regards			
	to the "proxy content server" term of U.S. Patent 8 296 351 ("351 Patent") The			

21 to the "proxy content server" term of U.S. Patent 8,296,351 ("351 Patent"). The

22 parties' current competing constructions are set forth below:

23	Claim Term	BlackBerry's Proposed Construction	Defendants' Proposed Construction	
24	"proxy content	"server that aggregates	"a server that receives	
25	server"	information from an	information over a computer	
26		information source for distribution to a device"	network and provides it to another device"	
27				
28				
			Case Nos. 2:18-cv-02693 GW(KSx)	
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ADDITIONAL STATEMENT BY PLAINTIFF¹

In an effort to further narrow the disputes between the parties, BlackBerry
proposed the following compromise construction for the "predetermined duration of
time" term of U.S. Patent 8,301,713 ("713 Patent"), the "content information" term

5 of the '351 Patent and 8,676,929 ("'929 Patent"), and the "activity level" term of

6 U.S. Patent 8,825,084 ("'084 Patent) and U.S. Patent 8,326,327 ("'327 Patent).

7 Although these constructions were not accepted by Defendants, BlackBerry

8 proposes them here for the Court's consideration:

1

Claim Term ('713 Patent)	BlackBerry's Proposed Compromise
"predetermined duration of time"	"a duration of time determined based on computer programming that is implemented prior to the firs messaging communication"
Claim Term ('351 and '929 Patents) BlackBerry's Proposed Compromise
"content information"	Plain and ordinary meaning alternatively "information other than advertising information and meta tags"
Claim Term ('084 and '327 Patents) BlackBerry's Proposed Compromise
Claim Term ('084 and '327 Patents "activity level"	,
· · · · · · · · · · · · · · · · · · ·	Compromise Compromise "level of the actions taken by one of
"activity level"	Compromise Compromise "level of the actions taken by one o
"activity level" ¹ Plaintiff reserves the right to object	Compromise Compromise "level of the actions taken by one of more mobile devices"
"activity level" ¹ Plaintiff reserves the right to object	Compromise "level of the actions taken by one of more mobile devices" et to the alternative constructions offered lress them at the Markman hearing, but ar

1

ADDITIONAL STATEMENT BY DEFENDANTS²

In an effort to further narrow the disputes between the parties, Defendants
proposed the following compromise construction for the "messaging correspondent"
term of U.S. Patent 8,209,634 ("634 Patent") and the "content information" term of
the '351 Patent and '929 Patent. Although these constructions were not accepted by
BlackBerry, Defendants propose them here for the Court's consideration:

Claim Term ('634 Patent)	Defendants' Proposed Compromise	
"messaging correspondent"	<i>"distinct sender associated with an electronic messaging account"</i>	
Claim Term ('351 and '929 Patents)	Defendants' Proposed Compromise	
"content information"	"Information, other than advertising information and meta tags, which can be displayed for viewing by the user"	
The Facebook Defendants also propose	ed the following compromise	
construction for the "notification" term of U.S. Patent 9,349,120 ("'120 Patent").		
Although this construction was not accepted	by BlackBerry, the Facebook	
Defendants propose it here for the Court's consideration:		
Claim Term ('120 Patent)	Facebook's Proposed Compromise	
"notification"	"An indication providing notice that	
	an electronic message has been received. The diminished appearance	
	of a silenced new incoming electronic	
² Defendants reserve the right to object	t to the alternative constructions offered	
by Plaintiffs and will be prepared to address	them at the Markman hearing, but are	
also prepared to submit supplemental briefing	g if the Court so desires.	
-4-	Case Nos. 2:18-cv-02693 GW(KS 2:18-cv-01844 GW(KS	
II		

1 2				message in an notification."	inbox is not	a
3						
4	level" term of U.S	S. Patent	8,825,084 ('''084 P	Patent) and U.S. Pate	ent 8,326,327	
5	("'327 Patent). A	lthough	this construction w	as not accepted by H	BlackBerry, Snap	
6	6 proposes it here for the Court's consideration:					
7	Claim Term ('084 and '327 Patents)			Snap's Propose	ed Compromise	
8 9 10	"activity level"	,		"[a] number of do by one or more mobile devices"	-	
11	Snap will p	rovide B	lackberry with a fu	irther proposal regar	ding the term	
12	"meta tag for one	or more	advertisements to l	be displayed with the	e content	
13	information" term	n of '929	Patent and anticipa	ates providing the Co	ourt with an	
14	additional status u	pdate re	garding the term by	y March 27, 2019.		
15	SUMMARY OF REMAINING DISPUTED TERMS					
16	 Based on the agreements and offered compromises, the parties jointly identi the following chart summarizing the updated proposed constructions for dispute terms. (S.P.R. 3.5.1.) Terms are not ranked in any fashion. 				rties jointly identi	fy
17					actions for dispute	ed
18						
19	Claim Term	Patent	BlackBerry's Construction	Defendants' Construction	Court's Construction	
20 21 22 23	"wireless communication device"	'634	"small-screen wireless mobile device"	No construction required; in the alternative, "device that can communicate without wires"		
24 25 26	"messaging correspondent"	'634	"distinct sender of an electronic message to the user of the wireless communication device"	"distinct sender associated with an electronic messaging account"		
27 28			-5-	Case N	Jos. 2:18-cv-02693 GW(F 2:18-cv-01844 GW(F	
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