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15	UNITED STATES	DISTRICT COURT		
16	CENTRAL DISTRICT OF CALIFORNIA, WESTERN DISTRICT			
17				
18	BLACKBERRY LIMITED, a Canadian corporation,	CASE NO. 2:18-cv-01844 GW(KSx) CASE NO. 2:18-cv-02693 GW(KSx)		
19	Plaintiffs,	DEFENDANT SNAP INC.'S FINAL		
20	V.	ELECTION OF PRIOR ART		
21	FACEBOOK, INC., a Delaware corporation, WHATSAPP INC., a	JURY TRIAL DEMANDED		
22	Delaware corporation, and INSTAGRAM, INC., a Delaware	JUNI INIAL DEMANDED		
23	corporation, and INSTAGRAM, LLC, a			
24 25	Delaware limited liability company			
23 26	Defendants,			
20 27	SNAP INC., a Delaware corporation			
27	Defendant.			
20				

DOCKET A L A R M Find authenticated court documents without watermarks at <u>docketalarm.com</u>. Pursuant to the Court's minute order from the status conference (18-cv 01844, Dkt. No. 84) and the Joint Status Report (18-cv-01844, Dkt. No. 101),
 Defendant Snap Inc. ("Snap") hereby serves its Final Election of Asserted Prior Art
 on BlackBerry Limited.

5 Snap bases this identification upon its current knowledge, understanding, and belief as to the facts and information available as of this date. Snap reserves all 6 7 rights relating to unelected prior art references, and its ability to elect prior art 8 references that are currently not elected (in response to, for example, amended infringement or invalidity contentions, establishment of a claim's priority date other 9 than that claimed on the face of the patent, or otherwise), in accordance with the 10Federal Rules of Civil Procedure, the Local Rules, or as otherwise allowed by the 11 12 Court.

Defendant further reserves the right to rely on additional prior art, including
but not limited to prior art identified in Defendants' Preliminary Invalidity
Contentions, as evidence for invalidity, including to show motivations to combine
prior art references, to reflect the state of the art and the knowledge of a person of
ordinary skill in the art at the time of the alleged invention, and/or otherwise for
background prior art purposes.

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I. <u>U.S. PATENT NO. 8,296,351 AND U.S. PATENT NO. 8,676,929</u>

21 Common references for U.S. Patent Nos. 8,296,351 and 8,676,929

22 1. Fishwrap system and related references and art

23 2. Castanet system and related references and art

24 3. Internet advertising including website banner ads and inline ads and related
25 references and art

26 4. U.S. Patent Publication No. 2002/0052781 ("Aufricht") and related systems

27 5. WO 00/77978 ("Boyle") and related systems

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2:18-cv-01844 GW (KSx) 2:18-cv-02693 GW (KSx)

-1- SNAP INC.'S FINAL ELECTION OF PRIOR ART

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1	<u>Refer</u>	References for U.S. Patent No. 8,296,351	
2	1.	Junk Mail systems and related references and art	
3	References for U.S. Patent No. 8,676,929		
4	1.	U.S. Patent No. 6,363,419 ("Martin") and related systems	
5	II.	<u>U.S. PATENT NO. 8,326,327 AND U.S. PATENT NO. 8,025,084</u>	
6	Com	mon references for U.S. Patent Nos. 8,326,327 and 8,025,084	
7	1.	Foursquare system and related references and art	
8	2.	Trapster system and related references and art	
9	3.	Brightkite system and related references and art	
10	4.	Buzzd system and related references and art	
11	5.	U.S. Patent No. 8,750,906 ("Winkler") and related systems	
12	References for U.S. Patent No. 8,326,327		
13	1.	Gowalla system and related references and art	
14	References for U.S. Patent No. 8,025,084		
15	1.	Well-known and conventional activity tracking systems, including crime	
16		maps, traffic reports, military reports, and earthquake maps	
17	III.	<u>U.S. PATENT NO. 8,209,634</u>	
18	1.	AOL Instant Messenger, including as implemented on the T-Mobile sidekick,	
19		and related references and art	
20	2.	Mac OS X system and related references and art, including the Mac OS X:	
21		The Complete Reference ("Feiler") and Mac OS X, The Missing Manual, 1st	
22		and 2 nd ed. ("Pogue") books	
23	3.	Microsoft Outlook and related references and art, including Microsoft	
24		Outlook Version 2002 Inside Out by Jim Boyce	
25	4.	"While You Were Out" Message Taking and related references and art	
26	5. U.S. Patent No. 7,281,215 ("Canfield") and related systems		
27	6.	6. U.S. Patent No. 7,278,108 ("Duarte") and related systems	
28	2:18-cv-01844 GW (KSx) 2:18-cv-02693 GW (KSx) -2- SNAP INC.'S FINAL ELECTION OF PRIOR AI		

1	IV.	<u>U.S. PATENT NO. 8,301,713</u>	
2	1.	iChat system and related references a	nd art, including as described in the
3		Missig posts	
4	2.	AOL Instant Messenger and related r	eferences and art
5	3. Well-known and conventional communication stamping methods and		unication stamping methods and
6		systems, such as letter stamping/dating and passport stamping	
7	4.	JP 2000330913 ("Ito") and related sy	stems
8	5.	5. U.S. Patent No. 6,519,639 ("Glasser") and related systems	
9	6.	U.S. Patent Publication No. 2002/002	26483 ("Isaacs") and related systems
10			
11			
12	DAT	TED: June 14, 2019	Respectfully submitted,
13			PAUL HASTINGS LLP
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15			
16			By: <u>/s/Yar R. Chaikovsky</u>
17			Yar R. Chaikovsky
18			Attorneys for Snap Inc.
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		v-01844 GW (KSx) v-02693 GW (KSx) -3-	SNAP INC.'S FINAL ELECTION OF PRIOR ART

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1	CERTIFICATE OF SERVICE		
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4	DEFENDANT SNAP INC.'S FINAL ELECTION OF PRIOR ART		
5	on counsel of record, in accordance with the Federal Rules of Civil Procedure, on		
6	June 14, 2019 using the following email distribution list provided by counsel for		
7	Blackberry: <u>qe-blackberry-messaging@quinnemanuel.com</u> and by counsel for		
8	Facebook, Inc., WhatsApp Inc., Instagram, Inc., Instagram LLC,		
9	zFBBlackberry@cooley.com.		
10			
11	/s/ Yar R. Chaikovsky		
12	Yar R. Chaikovsky		
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