

EXHIBIT 9

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
MARSHALL DIVISION

AGIS SOFTWARE DEVELOPMENT LLC,	§	
	§	
Plaintiff,	§	
v.	§	
	§	
HUAWEI DEVICE USA INC., HUAWEI	§	
DEVICE CO., LTD. AND HUAWEI	§	Civil Action No. 2:17-CV-513-JRG
DEVICE (DONGGUAN) CO., LTD.,	§	(Lead Case)
HTC CORPORATION,	§	
LG ELECTRONICS INC.,	§	Civil Action No. 2:17-CV-514-JRG
APPLE INC.,	§	Civil Action No. 2:17-CV-515-JRG
ZTE CORPORATION, ZTE (USA), INC.,	§	Civil Action No. 2:17-CV-516-JRG
AND ZTE (TX), INC.,	§	Civil Action No. 2:17-CV-517-JRG
	§	
Defendants.	§	
	§	

**DEFENDANTS’ DISCLOSURE PURSUANT TO PATENT LOCAL RULE 4-2 OF
PRELIMINARY CLAIM CONSTRUCTIONS AND EXTRINSIC EVIDENCE**

Pursuant to Patent Local Rule 4-2 and the schedule provided by the Court’s Second Amended Docket Control Order (D.I. 115), Defendants Huawei Device USA Inc., Huawei Device Co., Ltd., Huawei Device (Dongguan) Co., Ltd. (collectively, “Huawei”), HTC Corporation (“HTC”), LG Electronics Inc. (“LG”), Apple Inc. (“Apple”), and ZTE (USA) Inc., and ZTE (TX), Inc. (collectively, “ZTE”), (Huawei, HTC, LG, Apple, and ZTE collectively referred to herein as “Defendants”) hereby provide their Patent Rule 4-2 Disclosures.

As set forth in Patent Rule 4-2(a), “a preliminary proposed construction of each claim term, phrase, or clause which the parties [to Case No. 2:17-CV-513 (Lead Case)] collectively have identified for claim construction purposes” with respect to the asserted claims of U.S. Patent Nos. 8,213,970 (the “’970 Patent”), 9,408,055 (the “’055 Patent”), 9,445,251 (the “’251

		acknowledged the forced message alert, provide a manual response list on the display of the recipient device, and track the status and content of the manual response selected by the recipient devices”	
'970 Claims 1, 6	“manual response”	“user-selectable reply that is sent back to the sender PDA/cell phone”	
'970 Claim 6	“the repeating voice alert”	Indefinite	
'838 Claims 1, 54 '251 Claims 1, 24 '829 Claims 1, 34, 35, 68	“group”	“more than two participants associated together without having to pre-enter data into a web or identify other users by name, E-mail addresses or phone numbers”	Opinion of Chris Bartone
'251 Claim 1	“receiving a message from a second device”	“receiving a message directly from second device without the use of a server”	
'838 Claim 1	“an identifier corresponding to the group”	“an ad hoc event name for the group”	
'838 Claim 23 '251 Claim 14	“database of entities”	“georeferenced database stored on the device's CPU that contains phone numbers and latitude and longitude of users and fixed facilities and if available IP addresses and email addresses”	
'055 Claims 1, 54	“Short Message Service (SMS)”	“cellular based messages of limited size consisting of text and numbers”	Opinion of Chris Bartone Deposition Testimony of Malcolm Beyer at 39:6-14 (AGISTX_00008356 at -394)