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

AGIS SOFTWARE DEVELOPMENT LLC, Plaintiff,	<pre> § Case No. 2:17-CV-0513-JRG § (LEAD CASE) §</pre>
V.	§ JURY TRIAL DEMANDED §
HUAWEI DEVICE USA INC. ET AL.,  Defendants.	§ <u>FILED UNDER SEAL</u> § §
APPLE, INC.,  Defendant.	<ul> <li>\$ Case No. 2:17-CV-0516-JRG</li> <li>\$ (CONSOLIDATED CASE)</li> <li>\$ JURY TRIAL DEMANDED</li> </ul>

## **ORDER ON MOTIONS IN LIMINE**

Before the Court are the Plaintiff AGIS Software Development LLC's Motions *in Limine*. The Court held a Pre-Trial Conference on February \_\_\_\_, 2019. For the reasons explained at the hearing, the Court rules as follows. A party must approach the bench before introducing evidence or argument in the presence of the jury about the subject matter of a Motion *in Limine* that has been granted.

## **PLAINTIFF'S MOTIONS IN LIMINE**

1. MOTION *IN LIMINE* to Preclude Apple from Introducing Testimony or Evidence Related to AGIS's Finances:

**GRANTED** 



2.	MOTION IN LIMINE to Preclude the Use of Derogatory, Disparaging, and/or Pejorative References About Non-Practicing Entities Including AGIS Software Development LLC and AGIS, Inc.:  GRANTED
3.	MOTION IN LIMINE to Preclude Disparaging the United States Patent and Trademark Office:  GRANTED
4.	MOTION IN LIMINE to Preclude Apple from Referencing Pending Inter Partes Review Proceedings or Success Rates of Such Proceedings: GRANTED
5.	MOTION IN LIMINE to Preclude Apple from Introducing Evidence or Testimony Regarding Unrelated Litigation Including Verdicts:  GRANTED
6.	MOTION IN LIMINE to Preclude Applefrom Introducing Testimony, Evidence, or Argument Related to Litigation Funding:  GRANTED



7.	MOTION IN LIMINE to Preclude Apple from Introducing Testimony, Evidence or Argument Related to Potential Targets for Litigation:
	GRANTED
8.	MOTION IN LIMINE to Preclude Apple from Introducing Testimony or Evidence Related to AGIS's Intellectual Property Monetization or Litigation Efforts Unrelated to the Current Lawsuit:
	GRANTED
9.	MOTION IN LIMINE to Preclude Any References, Evidence, Suggestion, Testimony, or Elicitation of Any Testimony by Apple Comparing Any Accused Product to Any Purported Prior Art Device, a Prior Art Patent, or Any Other Prior Art:
	GRANTED
10	
10.	MOTION IN LIMINE to Preclude Any Reference, Evidence, Suggestion, Testimony, or Elicitation of Any Testimony by Apple Regarding AGIS's Election of Patent Claims to Streamline this Litigation:
	GRANTED
11.	MOTION IN LIMINE to Preclude Any Reference, Evidence, Suggestion, Testimony,
	or Elicitation of Any Testimony by Apple that Plaintiff Engaged in "Forum Shopping" or "Litigation Abuse," or that this District is a Popular Venue for Patent Holders:

DOCKET A L A R M

**GRANTED** 

12. MOTION *IN LIMINE* to Preclude Apple from Introducing Evidence of Prior Art Not Included in Apple's Final Election of Prior Art:

**GRANTED** 

