

by Defendant LG Electronics, Inc. (“LGEKR”). The statements in this declaration are based upon my review of information obtained from public records, except where noted.

2. Attached hereto as Exhibit 1 is a true and correct copy of distances calculated “as the crow flies” using the website: <http://tjpeiffer.com/crowflies.html>, between:

- 1) Lenexa, Kansas and 100 East Houston Street, Marshall, Texas;
- 2) Lenexa, Kansas and San Francisco, California;
- 3) Jupiter, Florida and 100 East Houston Street, Marshall, Texas;
- 4) Jupiter, Florida and San Francisco, California;
- 5) Allen, Texas and 100 East Houston Street, Marshall, Texas;
- 6) Allen, Texas and San Francisco, California;
- 7) Redmond, Washington to 100 East Houston Street, Marshall, Texas;
- 8) Redmond, Washington to San Francisco, California;
- 9) Overland, Kansas to 100 East Houston Street, Marshall, Texas;
- 10) Overland, Kansas to San Francisco, California;
- 11) New York City to 100 East Houston Street Marshall, Texas;
- 12) New York City to San Francisco, California;
- 13) Dallas, Texas to 100 East Houston Street, Marshall, Texas;
- 14) Dallas, Texas to San Francisco, California;
- 15) Austin, Texas to 100 East Houston Street, Marshall, Texas; and
- 16) Austin, Texas to San Francisco, California.

3. Attached hereto as Exhibit 2 is a true and correct copy of an article by Kate Weidaw for KXAN published on September 19, 2017, entitled “Google opens new downtown Austin office,” as accessed on December 12, 2017 at <http://kxan.com/2017/09/19/google-opening-new-downtown-austin-office/>.

4. Attached hereto as Exhibit 3 is a true and correct copy of an article by Cindy Widner for Curbed Austin published on September 25, 2017, entitled “Peek inside Google’s new

Austin offices-now with more photos (and info)!” as accessed on December 12, 2017, at <https://austin.curbed.com/2017/9/21/16346740/google-austin-office-new-photos-downtown>.

5. Based on my personal knowledge as counsel to AGIS, AGIS has retained Joseph C. McAlexander to serve as an expert witness in support of this patent infringement action. Mr. McAlexander is located at McAlexander Sound, Inc., 101 W. Renner Road, Suite 350, Richardson, Texas 5082-2016.

6. Third-party cellular carriers including AT&T, Sprint, and Verizon are likely to possess information relating to the consumer demand and market value of the features enabled by the Patents-in-Suit, as well as consumer surveys and marketing information regarding demand for particular software applications and features. According to AT&T’s website, AT&T is headquartered in Dallas, Texas. *See e.g.*, <https://investors.att.com/resources/contacts>. According to Sprint’s website, Sprint is headquartered in Overland Park, Kansas. *See e.g.*, <https://www.sprint.com/en/support/contact-us.html#tab-business>. According to Verizon’s website, Verizon is headquartered in Basking Ridge, New Jersey. *See e.g.*, <http://www.verizon.com/about/our-company/verizon-corporate-headquarters>. AGIS plans to serve subpoenas on employees of at least these three third-party companies.

7. Attached hereto as Exhibit 4 is a true and correct copy of the LinkedIn Profile of Bahadir 'Baha' Koseli available at <https://www.linkedin.com/in/bahadir-baha-%E2%80%8B-koseli-ms-53834118/>.

8. Attached hereto as Exhibit 5 is a true and correct copy of a LinkedIn Profile of Keith Gladhill available at <https://www.linkedin.com/in/keith-gladhill-0a002b89/>.

9. Attached hereto as Exhibit 6 is a true and correct copy of U.S. District Courts Median Time Intervals from Filing to Disposition of Civil Cases Terminated, by District and

Method of Disposition, During 12 Month Period Ending March 31, 2017, available at http://www.uscourts.gov/sites/default/files/data_tables/fjcs_c5_0331.2017.pdf.

10. Attached hereto as Exhibit 7 is a true and correct copy of U.S. District Courts-Combined Civil and Criminal Federal Court Management Statistics for the twelve-month period ending March 31, 2017, available at http://www.uscourts.gov/sites/default/files/data_tables/fcms_na_distprofile0331.2017.pdf.

11. Attached hereto as Exhibit 8 is a true and correct copy of Defendant LG Electronic Inc.'s Initial Disclosures served on AGIS on December 22, 2017.

12. On November 28, 2017, LGEKR was served with infringement contentions regarding the Patents-in-Suit. To comply with the requirements of this Court, the infringement contentions include exemplary references to Android code from the Android 7 Nougat Release 1.0 which is publicly available at <https://android.googlesource.com> and additional Android API references which are also publicly available at <https://developers.google.com/android/reference/packages>.

13. Attached hereto as Exhibit 9 is a true and correct copy of an Android document describing a "Find My Phone" feature which is publicly available at <https://support.google.com/android/answer/6160491?hl=en>.

I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge. Executed on December 29, 2017.

/s/ Vincent J. Rubino, III
Vincent J. Rubino, III