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Exhibit 3

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Exhibit B for U.S. Patent No. 9,408,055 Against LG Accused Produ

In these Infringement Contentions, AGIS Software Development LLC ("AGIS") contends that at least th U.S. Patent No. 9,408,055 (the "'055 Patent")identified below are infringed by the Accused Products (*e.g.*, phon are manufactured, sold, offered for sale, and/or used by LG Electronics, Inc. ("LG").

The Accused Products comprise LG products running the Android mobile operating system and manufac during and after 2011. For example, the Accused Products comprise the following Android-based phones: V30 (H932, H932U, VS996, US998, AS998), X charge (US601, SP320, M327, M322), Q6 (US700), G6+ (US997U), AS993, H871, H872, LS993), Fiesta 2 (L173BL, L164VL), V20 (LS997, H910, H918, US996, VS995), X ventu Stylo 3 (LS777), Stylo 3 Plus (MP450, TP450), Tribute HD (LS676), Rebel 2 (L57BL, L58BL, L58VL), Fiesta 1 L64VL), Stylo 3 LTE (L83BL, L84VL), K20 plus (MP260, TP260), Grace LTE (L59BL), K3 (AS110, US110, (LS777, M430), Phoenix 3 (M150), Risio 2 (M154), K8 2017 (US215), Stylo 2 V (VS835), K20 (M255, RS501) Aristo (M210), Harmony (M257), G5 (VS987, AS992, H820, H830, LS992, RS988, US992), Aristo Silver (MS2 Blue (MS210UK), Stylo 2 Plus (MS550BK, K550), Fortune (M153), Tribute HD (LS676), X power (K212, K45 K10 (MS428, K425, K428SG), Stylo 2 (LS775, K540), G Vista (VS880), Escape 3 (K373), Classic (L18VC), R L44VL), Treasure LTE (L51AL, L52VL), Premier LTE (L61AL, L62VL), Stylo 2 LTE (L82VL), K7 (MS330, A (RS500, US375), G4 (US991), K4 (VS425), Optimus Zone 3 (VS425PP), K8 V (VS500, VS500PP), Phoenix 2 (LS675), Spree (K120), G Vista 2 (H740), Escape 2 (H443), Risio (H343), Access LTE (L31L), Leon LTE (H34 (H631, MS631, H634, LS770), Volt 2 (LS751), Tribute 2 (LS665), Escape 2 (H445), Logos (US550), Transpyre (D850, LS990, D851, AS985, VS985, AS990, US990), Ultimate 2 (L41C), Tribute (LS660), G3 Vigor (D725), I Vista (D631), Volt (LS740), Optimus Fuel (L34C), Optimus L90 (D415), Optimus F3Q (D520), D820 (D820), O D801, LS980), Optimus F6 (D500), Enact (VS890), Optimus F3 (VM720, LS720), Rumor Reflex S (LN272S), 9 US780), Optimus F5 (AS870), Optimus G Pro (E980), Lucid2 (VS870), Spirit 3G (MS870), LGE960 (LGE960) (LW770), Mach (LS860), Optimus G (LS970, E970), Optimus L9 (P769), Venice (LG730), Escape (P870), Spec Splendor (US730), Intuition (VS950), Motion 4 (MS770), Optimus Plus (AS695), Elite (LS696), Viper (LS840) (MS695), Lucid (VS840), Nitro (P930), Spectrum (VS920), Marquee (LG855), Connect 4G(MS830), Optimus (2 (AS680), Ignite (AS855), myTouch Q (LGC800DG, LGC800VL), Optimus One (P504), myTouch (LGE739B (C729), Optimus Slider (VM701), Esteem (MS910), Enlighten (VS700), Marquee (LS855), Thrill 4G (P925), Reference (LS855), Reference (LS855), Thrill 4G (P925), Reference (LS855), Reference (LS855), Thrill 4G (P925), Reference (LS855), Ref Genesis (US760), G2x (P999), Thrive (P506), Phoenix (P505), Optimus C (LW690), Optimus V (WM670), Opt Optimus M (MS690), Axis (LGAS740), Apex (US740), Vortex (VS660), Optimus S (LS670), Ally (VS740), an

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Exhibit B for U.S. Patent No. 9,408,055 Against LG Accused Produ

AGIS reserves the right to amend this list of accused phones as discovery progresses. For example, the Accused the following Android-based tablets: G Pad F2 8.0 (LK460), G Pad X II 8.0 Plus (V530), G Pad X II 10.1 (UK7: Gen (AK495, UK495), G Pad X 8.0 (V520, V521), G Pad II 10.1 Full HD (V940N), G Pad X 10.1 (V930), G Pad G Pad 8.0 (V480), G Pad 10.1 (V700), G Pad 7.0 (V400), G Pad F 8.0 1st Gen (AK495, V495, V496, UK495), C VK810), G Pad F 7.0 (LK430), G Pad 7.0 LTE (VK410, UK410, V410), G Pad 10.1 LTE (VK700), G Pad 8.3 C (V510), G Pad 8.3 Black (V500). AGIS reserves the right to amend this list of accused tablets as discovery prog the Accused Products comprise LG products, including but not limited to the phones and tablets as described here following versions (and all intervening updates and sub-versions) of the Android mobile operating system: Andr 4.3, 4.4, 5.0, 5.1, 6.0, 7.0, 7.1, 8.0, and 8.1. For example, the Accused Products comprise LG products, including phones and tablets as described herein, running any versions of the following Android-based applications and/or Device Manager, Find My Phone, Find My Device, Google Latitude, Google Plus, Google Hangouts, Google M. Google Search, Google Messages, Android Messenger, Google Allo, Google Duo, GMail, and Google Chrome. Accused Products comprise LG products, including but not limited to the phones and tablets described herein, pa networks and/or services related to the execution and/or use of the Android mobile operating system versions and applications and/or software described herein.

AGIS does not concede that any claims of the '055 Patent that are not listed below are not infringed by th Moreover, the citations to certain documents and other information below are intended to be exemplary only and AGIS from citing or relying on additional documents, information, source code, and/or testimony at a later time. are preliminary in nature, and an analysis of LG's products, internal documentation, source code, and/or testimony witnesses may more fully and accurately describe the infringing features of its accused products. Accordingly, A right to supplement, correct, modify, and/or amend these contentions once such additional information is made a Furthermore, AGIS reserves the right to supplement, correct, modify, and/or amend these contentions as discove progresses; in view of the Court's claim construction order(s); in view of any positions taken by LG, including b positions on claim construction, invalidity, and/or non-infringement; and in connection with the preparation and reports.

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Exhibit B for U.S. Patent No. 9,408,055 Against LG Accused Produ

US9408055B2	LG
1[P] A method	LG performs either directly or indirectly, induces others to perform, and/or contribute
comprising:	each step of this method as set forth below.
performing by a first	
device:	The Accused Products meet the claim limitations by providing device-location tracking those features described below. For example, the Accused Products meet the claim 1 are pre-installed with Android mobile operating systems containing code for providing tracking features as provided in the claims limitations herein. For example, the Accuse applications and/or software that run within the Android mobile operating system and of the Android mobile operating system to provide device-location tracking features. belief, in addition to the components and features of the Android mobile operating system following applications and/or software run within the Android mobile operating syste of the Android mobile operating system to provide device-location tracking features: belief, software that run within the Android mobile operating syste of the Android mobile operating system to provide device-location tracking features: Google Plus, Google Hangouts (including Allo and Duo), Google Maps, Google Chr and Android Messenger.
	Google Maps Share Location
	Share Location is currently included as a standard feature on the Accused Devices op Google Maps. Google Maps is a pre-installed software application in Android OS. The have included the Share Location functionalities since 2009 as part of Google Latitud feature for Google Maps on Android OS-based mobile devices, such as the Accused Location functionalities were briefly shifted from Latitude for Google Maps to Google Hangouts, until reappearing as a standard feature in Google Maps. Upon information Location method also uses and/or works in conjunction with functionalities associated Google Messages, Android Messenger, Location Access, and other features, which at Accused Products. For the purposes of these contentions, AGIS sets forth Google Maps feature of the Accused Products as representative of this exemplary software. AGIS is supplement these contentions to the extent that defendant requires additional informat P.R. 3-1 and for any other reason.
	See, e.g., https://techcrunch.com/2017/03/22/google-maps-now-lets-you-share-your-and-family-for-a-specific-period-of-time/; https://googleblog.blogspot.com/2009/02/

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