EXHIBIT 8

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

| | § | |
|--------------------------------|---|--------------------------------|
| AGIS SOFTWARE DEVELOPMENT LLC, | § | Case No. 2:17-cv-00514-JRG-RSP |
| | § | (LEAD CASE) |
| Plaintiff, | § | |
| | § | JURY TRIAL DEMANDED |
| V. | § | |
| | § | |
| HTC CORPORATION, | § | FILED UNDER SEAL |
| | § | |
| Defendant. | § | |
| | | |
| LG ELECTRONICS INC., | § | Case No. 2:17-CV-0515-JRG |
| | § | (CONSOLIDATED CASE) |
| Defendant. | § | |
| | Ş | JURY TRIAL DEMANDED |

PLAINTIFF AGIS SOFTWARE DEVELOPMENT LLC'S PROPOSED WITNESS LIST FOR THE <u>AGIS SOFTWARE DEVELOPMENT LLC V. LG ELECTRONICS INC. TRIAL</u>

Pursuant to the Court's Third Amended Docket Control Order (Dkt. 95), Plaintiff AGIS

Software Development LLC ("AGIS") submits the following list of witnesses that it intends to

call live at trial in alphabetical order, by last name.1

DOCKE

| WITNESS | WILL CALL | MAY CALL |
|---------------------------|-----------|----------|
| Eric Armstrong | | Х |
| Malcolm Keller Beyer, Jr. | Х | |
| Margaret Beyer | | Х |
| Sandel Blackwell | Х | |
| Rebecca Clark | | Х |

¹ In addition, AGIS reserves the right to call all witnesses whose deposition testimony has been designated in lieu of designations, in the event that those witnesses attend the trial in person.

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| WITNESS | WILL CALL | MAY CALL |
|-----------------------|-----------|----------|
| Tsung-Che Hsu | | Х |
| Hsiu-Fen Lai | | Х |
| Joseph C. McAlexander | Х | |
| Nigel Newby-House | | Х |
| Alan Ratliff | Х | |
| Christopher Rice | | Х |
| Steven Yo-Ho Teng | | Х |
| Mei Wang | | Х |
| David Wiggins | | Х |
| Ronald Wisneski | | Х |
| Lynn Wan-Lin Yu | | Х |

AGIS reserves the right to modify, amend, or supplement this list prior to or during trial based on case developments including, but not limited to, the right to: (1) not call some of the witnesses listed above, (2) call live or by deposition as its witnesses at trial any witness identified on Defendant's witness lists, (3) call live any witnesses necessary to authenticate or lay the foundation for the introduction of documents to which Defendant objects (including, but not limited to, custodians of records or authors of prior art), (4) add additional witnesses to testify live or by deposition, (5) introduce deposition testimony as impeachment evidence or in rebuttal, (6) call as live witnesses at trial the corporate representatives designated by Defendant's witness lists, or (7) change a witness from a live witness to a witness testifying by deposition, and vice versa.

AGIS further reserves the right to supplement or modify this list (1) if any further depositions are taken in this matter or (2) in response to rulings by the Court (including on any motions). AGIS includes in this list, individuals who may be listed on Defendant's witness list without prejudice to its right to object to Defendant's presentation of those witnesses at trial, the admissibility of all or part of those witnesses' testimony, or its right to move for the exclusion of those witnesses' testimony.

Dated: February 8, 2019

Respectfully submitted,

BROWN RUDNICK LLP

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