

EXHIBIT 12

D'Aquila, Danielle

From: D'Aquila, Danielle
Sent: Friday, May 11, 2018 3:25 PM
To: 'nbennett@mwe.com'; 'cturner@mwe.com'; 'cmcmahon@mwe.com';
'hmehta@mwe.com'; 'jreiziss@mwe.com'; 'mnadel@mwe.com'; 'mhemmes@mwe.com'
Cc: AGIS-Lit
Subject: RE: AGIS Software Development, LLC v. ZTE Corp., No. 2:17-cv-517 (E.D. Tex. 2017)

Counsel,

I am following up on my prior emails regarding your client ZTE Corporation. Please let me know if you are available for a call on Monday, May 14 to discuss.

Regards,
Danielle



Danielle A. D'Aquila

Counselor at Law

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Please consider the environment before printing this e-mail

From: D'Aquila, Danielle
Sent: Wednesday, May 02, 2018 10:16 AM
To: 'nbennett@mwe.com'; 'cturner@mwe.com'; 'cmcmahon@mwe.com'; 'hmehta@mwe.com';
'jreiziss@mwe.com'; 'mnadel@mwe.com'; 'mhemmes@mwe.com'
Cc: AGIS-Lit
Subject: RE: AGIS Software Development, LLC v. ZTE Corp., No. 2:17-cv-517 (E.D. Tex. 2017)

Counsel,

I am following up regarding my below email. Let me know if you are available for a call this week to discuss whether your client, ZTE Corporation, authorizes you to accept service of the Summons and Complaint and the Amended Complaint in the above-referenced action.

Regards,
Danielle



Danielle A. D'Aquila

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From: D'Aquila, Danielle
Sent: Saturday, April 21, 2018 9:44 AM
To: nbennett@mwe.com; cturner@mwe.com; cmcmahon@mwe.com; hmehta@mwe.com;
jreiziss@mwe.com; madel@mwe.com; mhemes@mwe.com
Cc: AGIS-Lit
Subject: AGIS Software Development, LLC v. ZTE Corp., No. 2:17-cv-517 (E.D. Tex. 2017)

Counsel,

We represent Plaintiff AGIS Software Development, LLC ("AGIS") in an action against ZTE Corporation, *AGIS Software Development, LLC v. ZTE Corp., et al.*, No. 2:17-cv-517 (E.D. Tex. June 21, 2017) ("*AGIS v. ZTE*"). We are reaching out to you because, based on publicly available information, it is our understanding that you currently represent ZTE Corporation. We initiated service of process of the Summons and Complaint and corresponding exhibits (attached hereto) in the *AGIS v. ZTE* action through the Hague Convention over eight months ago. While the typical time period for receiving proof of service from the Central Authority has expired, it is our understanding that ZTE Corporation still has not been served and that service may take another five months. Approximately four months after initiating the lawsuit, AGIS amended its complaint, which is also attached.

As U.S. counsel to ZTE Corporation, please let us know whether ZTE Corporation would be willing to waive formal service of the Summons and Complaint and Amended Complaint through the Hague Convention, and accept service of process of these documents via email through counsel at your firm. We are generally available next week to discuss AGIS's request.

Regards,
Danielle D'Aquila



Danielle A. D'Aquila

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