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# Exhibit 7

DOCKET ALARM Find authenticated court documents without watermarks at <u>docketalarm.com</u>. From: Kennerly, Christopher W. Sent: Wednesday, June 16, 2021 2:42 PM To: Todd Landis <tlandis@wsltrial.com> Subject: RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Todd,

I'm hopeful that all's now well with respect to your family medical issue. As I have not heard further since your email on June 7, however, I must assume that it is still occupying your attention. Unfortunately, time is moving quickly on the case schedule and we need a firm commitment that GTP's amended infringement contentions will be served this week. If GTP is unable or unwilling to do so, we request a meet and confer this week. We certainly would like to resolve as many issues as possible without involving the Court, but we are fast approaching the point where Samsung will need to file a motion to compel/strike.

I'm sending this just to you in light of the potential sensitivities. If you can let me know the status by this evening, I would appreciate it. If I do not hear from you I'll send something to the full group. If a call would be best please feel free to reach me on my cell at 650-387-1001.

Thanks, Chris

From: Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>>
Sent: Monday, June 7, 2021 5:16 PM
To: Todd Landis <<u>tlandis@wsltrial.com</u>>; Fred Williams <<u>fwilliams@wsltrial.com</u>>
Cc: GTP Counsel WSL <<u>gtpcounselwsl@wsltrial.com</u>>; Team Samsung GTP <<u>TeamSamsungGTP@paulhastings.com</u>>; Melissa Smith
<<u>Melissa@gillamsmithlaw.com</u>>; 'Travis Underwood' <<u>Travis@gillamsmithlaw.com</u>>
Subject: RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Todd,

Thank you for that information. We're very sorry to hear about this, and we hope things work out well.

Given the situation as described, Defendants are amenable to GTP's proposed plan to serve amended infringement contentions later this week. Given Defendants' position regarding deficiencies of GTP's infringement contentions and the related meet and confer efforts that have spanned weeks, Defendants believe a short two-week extension for Defendants' P.R. 3-3 and 3-4 deadlines is appropriate. As has been noted previously, those deficiencies have made it quite difficult if not impossible for Defendants to adequately collect discovery and prepare their defenses.

Putting aside GTP's disagreement with Defendants' position as to adequacy of the infringement contentions, please let us know whether GTP is amenable to a two-week extension of the P.R. 3-3 and 3-4 deadlines. We do not believe such an extension will impact any other case dates.

Regards, Chris

From: Todd Landis <<u>tlandis@wsltrial.com</u>>

Sent: Monday, June 7, 2021 10:12 AM

To: Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>>; Fred Williams <<u>fwilliams@wsltrial.com</u>> Cc: GTP Counsel WSL <<u>gtpcounselwsl@wsltrial.com</u>>; Team Samsung GTP <<u>TeamSamsungGTP@paulhastings.com</u>>; Melissa Smith <<u>Melissa@gillamsmithlaw.com</u>>; 'Travis Underwood' <<u>Travis@gillamsmithlaw.com</u>> Subject: [EXT] Re: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Chris,

This is my fault. I am dealing with a family medical issue right now that was unexpected. We are working on this and should hopefully have some revised contentions by the end of the week barring anymore unforeseen issues. Thank you for you patience and understanding.

Todd



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From: Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>>
Sent: Monday, June 7, 2021 12:52:35 PM
To: Fred Williams <<u>fwilliams@wsltrial.com</u>>
Cc: GTP Counsel WSL <<u>gtpcounselwsl@wsltrial.com</u>>; Team Samsung GTP <<u>TeamSamsungGTP@paulhastings.com</u>>; Melissa Smith
<<u>Melissa@gillamsmithlaw.com</u>>; 'Travis Underwood' <<u>Travis@gillamsmithlaw.com</u>>
Subject: RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

#### Fred,

We did not receive GTP's amended infringement contentions last week as expected. Please advise whether GTP will in fact amend its contentions per the emails below and when.

Regards, Chris

From: Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>> Sent: Friday, May 28, 2021 1:09 PM To: Fred Williams <<u>fwilliams@wsltrial.com</u>> Cc: GTP Counsel WSL <<u>gtpcounselwsl@wsltrial.com</u>>; Team Samsung GTP <<u>TeamSamsungGTP@paulhastings.com</u>>; Melissa Smith <<u>Melissa@gillamsmithlaw.com</u>>; 'Travis Underwood' <<u>Travis@gillamsmithlaw.com</u>> Subject: RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Fred,

Thank you for the update and we'll look forward to reviewing GTP's amended contentions next week. We understand GTP's reservation of rights, and Samsung similarly reserves its rights.

In the same vein, our ongoing investigation of the Accused Products has revealed an additional issue. We have confirmed with Samsung that 11 of the Accused Products, listed below, are not sold in the United States and never have been. Therefore, these 11 Accused products should also be removed from the list and GTP's allegations against those products should be withdrawn. Please confirm.

	Model
1	Galaxy S6 Edge+ Duos
2	Galaxy S5 Neo
3	Galaxy Note Fan Edition
4	Galaxy Z1
5	Galaxy Z2
6	Galaxy Z3
7	Galaxy Z3 Corporate
8	Galaxy Z4
9	Metro 360
10	S Light Luxury
11	Xcover 550

Best regards, Chris

From: Fred Williams <<u>fwilliams@wsltrial.com</u>>
Sent: Friday, May 28, 2021 10:18 AM
To: Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>>
Cc: GTP Counsel WSL <<u>gtpcounselwsl@wsltrial.com</u>>; Team Samsung GTP <<u>TeamSamsungGTP@paulhastings.com</u>>; Melissa Smith
<<u>Melissa@gillamsmithlaw.com</u>>; 'Travis Underwood' <<u>Travis@gillamsmithlaw.com</u>>
Subject: [EXT] RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Chris,

RM

We have reviewed the infringement contentions again and continue to believe that they are in compliance with the local rules. However, in the interest of avoiding burdening the court with this issue. GTP will be serving amended infringement contentions for Samsung next week.

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These amended contentions are intended to clean up the applications referenced and provide some more insight as to the publicly available information. Again to reiterate, we believe that the initial contentions comply with the Rule and are making this effort to avoid unnecessary motion practice. In the meantime, have a great holiday weekend.

Fred

 From: Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>>

 Sent: Tuesday, May 25, 2021 4:21 PM

 To: Fred Williams <<u>fwilliams@wsltrial.com</u>>

 Cc: GTP Counsel WSL <<u>gtpcounselwsl@wsltrial.com</u>>; Team Samsung GTP <<u>TeamSamsungGTP@paulhastings.com</u>>; Melissa Smith

 <<u>Melissa@gillamsmithlaw.com</u>>; 'Travis Underwood' <<u>Travis@gillamsmithlaw.com</u>>

 Subject: RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

You're correct – update coming

From: Fred Williams <<u>fwilliams@wsltrial.com</u>>
Sent: Tuesday, May 25, 2021 2:16 PM
To: Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>>
Cc: GTP Counsel WSL <<u>gtpcounselwsl@wsltrial.com</u>>; Team Samsung GTP <<u>TeamSamsungGTP@paulhastings.com</u>>; Melissa Smith
<<u>Melissa@gillamsmithlaw.com</u>>; 'Travis Underwood' <<u>Travis@gillamsmithlaw.com</u>>
Subject: [EXT] RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Thanks. The calendar invite says 530 central on my calendar. Are we confirmed for 430 central?

From: Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>>
Sent: Monday, May 24, 2021 4:04 PM
To: Fred Williams <<u>fwilliams@wsltrial.com</u>>; Matthew Rozier <<u>mrozier@wsltrial.com</u>>
Cc: GTP Counsel WSL <<u>gtpcounselwsl@wsltrial.com</u>>; Team Samsung GTP <<u>TeamSamsungGTP@paulhastings.com</u>>; Melissa Smith
<<u>Melissa@gillamsmithlaw.com</u>>; 'Travis Underwood' <<u>Travis@gillamsmithlaw.com</u>>
Subject: RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Yes, that works for us. We'll send an invite.

 From: Fred Williams <fwilliams@wsltrial.com>

 Sent: Monday, May 24, 2021 1:49 PM

 To: Matthew Rozier <mrozier@wsltrial.com>; Kennerly, Christopher W. <chriskennerly@paulhastings.com>

 Cc: GTP Counsel WSL <gtpcounselwsl@wsltrial.com>; Team Samsung GTP <TeamSamsungGTP@paulhastings.com>; Melissa Smith

 <Melissa@gillamsmithlaw.com>; 'Travis Underwood' <Travis@gillamsmithlaw.com>

 Subject: [EXT] Re: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Thanks, Chris. Are you available on Wednesday at 430 Central?

 From: Kennerly, Christopher W. <</td>

 Sent: Friday, May 21, 2021 11:47:48 AM

 To: Matthew Rozier 

 Meissa@gillamsmithlaw.com>; Team Samsung GTP 

 Ct: GTP Counsel WSL <</td>

 Melissa@gillamsmithlaw.com>; 'Travis Underwood' 

 Subject: RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Matt,

In the meet and confer on Wednesday, May 19 regarding GTP's infringement contentions, GTP committed to provide a written response to my letters of May 7 and May 19. We look forward to GTP's response early next week. GTP also committed to provide its availability to further meet and confer next Wednesday, May 26. Please propose a time so we can get that call scheduled.

Regards, Chris

DOCKF

From: Matthew Rozier <<u>mrozier@wsltrial.com</u>> Sent: Tuesday, May 18, 2021 7:52 PM To: Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>>

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#### Case 2:21-cv-00040-JRG Document 51-7 Filed 06/29/21 Page 5 of 7 PageID #: 656

Cc: GTP Counsel WSL <<u>gtpcounselwsl@wsltrial.com</u>>; Team Samsung GTP <<u>TeamSamsungGTP@paulhastings.com</u>>; Melissa Smith <<u>Melissa@gillamsmithlaw.com</u>> Subject: [EXTLRe: GTR v. Samsung, et al. No. 2:21 cv 00040 JRG

Subject: [EXT] Re: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Yes, please do.

 From: Kennerly, Christopher W. <</td>

 Date: Tuesday, May 18, 2021 at 8:02 PM

 To: Matthew Rozier <</td>
 mrozier@wsltrial.com>

 Cc: GTP Counsel WSL <</td>
 gtpcounselwsl@wsltrial.com>, Team Samsung GTP <</td>

 <Melissa@gillamsmithlaw.com>

 Subject: RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Yes that works. Would you like us to send a calendar invitation?

Thanks, Chris

enno

From: Matthew Rozier <<u>mrozier@wsltrial.com</u>>
Sent: Tuesday, May 18, 2021 1:12 PM
To: Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>>
Cc: GTP Counsel WSL <<u>gtpcounselwsl@wsltrial.com</u>>; Team Samsung GTP <<u>TeamSamsungGTP@paulhastings.com</u>>; Melissa Smith
<<u>Melissa@gillamsmithlaw.com</u>>
Subject: [EXT] RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Chris,

We are available to talk on this issue at 3pm Central time tomorrow (Wednesday). Would that work for your team?

Thanks,

Matt

 From: Kennerly, Christopher W. <</td>

 Sent: Tuesday, May 18, 2021 11:04 AM

 To: Matthew Rozier <</td>

 To: Matthew Rozier 

 Cc: GTP Counsel WSL <</td>

 gtpcounselwsl@wsltrial.com>; Team Samsung GTP 

 Melissa@gillamsmithlaw.com>

 Subject: RE: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Matt,

Please advise as to Samsung's request to meet and confer.

Regards, Chris

From: Matthew Rozier <mrozier@wsltrial.com>
Sent: Friday, May 14, 2021 1:21 PM
To: Kennerly, Christopher W. <chriskennerly@paulhastings.com>
Cc: GTP Counsel WSL <gtpcounselwsl@wsltrial.com>; Team Samsung GTP <TeamSamsungGTP@paulhastings.com>; Melissa Smith
<Melissa@gillamsmithlaw.com>
Subject: [EXT] Re: GTP v. Samsung, et al., No. 2:21-cv-00040-JRG

Chris,

We are coordinating schedules on our end and will provide some availability for next week shortly.

Matt

DOCKE

On May 14, 2021, at 1:40 PM, Kennerly, Christopher W. <<u>chriskennerly@paulhastings.com</u>> wrote:

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