

Exhibit E

DEFENDANTS' MOTION TO DISMISS PLAINTIFF'S AMENDED COMPLAINT

AGIS I Complaint ECF 1, Case No. 2:19-cv-00362	Amended Complaint ECF 29, Case No. 2:22-cv-00263
[T]he exemplary Accused Devices allow users to establish groups and to exchange messages via interaction with Google's servers and Samsung's servers which provide the Samsung Cloud service, Google Cloud service, Google Maps service, Google Messages service, and Samsung Messages service, among other relevant services. The exemplary Accused Devices further allow users to retrieve map information from multiple sources including street-view maps. ¶ 41 ('829 Patent allegations).	[T]he exemplary Accused Products allow users to establish groups and to exchange messages via interaction with Samsung's servers which provide the Samsung Tactical, TAK, and ATAK applications and services and Samsung Knox applications and services, among other relevant applications and services. The exemplary Accused Products further allow users to retrieve map information from multiple sources including street-view maps, as well as satellite renderings. ¶ 51 ('829 Patent allegations).
The exemplary Accused Devices are programmed to form and join groups by transmitting messages. ¶ 42 ('829 Patent allegations).	The exemplary Accused Products are programmed to form and join groups by transmitting messages. ¶ 52 ('829 Patent allegations).
The exemplary Accused Devices are further programmed to facilitate participation in the groups by communicating with one or more servers and sending to and receiving location information, as depicted below. ¶ 43 ('829 Patent allegations).	The exemplary Accused Products are further programmed to facilitate participation in the groups by communicating with one or more servers and sending to and receiving location information, as depicted below. ¶ 53 ('829 Patent allegations).
This location information is presented on interactive displays on the exemplary Accused Devices which includes interactive maps and a plurality of user selectable symbols corresponding to other devices. These symbols are positioned on the map at positions corresponding to the locations of the other devices, as depicted below. ¶ 44 ('829 Patent allegations).	This location information is presented on interactive displays on the exemplary Accused Products which include interactive maps and a plurality of user selectable symbols corresponding to other devices. These symbols are positioned on the map at positions corresponding to the locations of the other devices as depicted below. ¶ 54 ('829 Patent allegations).
The exemplary Accused Devices are further programmed to permit users to request and display additional maps from additional servers by, for example, moving the map screen and/or by selecting satellite images or other types of maps. The exemplary Accused	The exemplary Accused Products are further programmed to permit users to request and display additional maps by, for example, moving the map screen and/or by selecting satellite image maps. The exemplary Accused Products are further programmed to permit interaction with the display where a user may

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<p>Devices are further programmed to permit interaction with the display where a user may select one or more symbols and where the exemplary Accused Devices further permit data to be sent to other devices based on that interaction. ¶ 45 ('829 Patent allegations).</p>	<p>select one or more symbols and where the exemplary Accused Products further permit data to be sent to other devices based on that interaction. ¶ 55 ('829 Patent allegations).</p>
<p>For example, the exemplary Accused Devices allow users to establish groups and to exchange messages via interaction with Google's servers and Samsung's servers which provide the Samsung Cloud service, Google Cloud service, Google Maps service, Google Messages service, and Samsung Messages service, among other relevant services. The exemplary Accused Devices further allow users to retrieve map information from multiple sources including street-view maps. ¶ 23 ('123 Patent allegations)</p>	<p>For example, the exemplary Accused Products allow users to establish groups and to exchange messages via interaction with Samsung's servers which provide the Samsung Tactical, TAK, and ATAK applications and services and Samsung Knox applications and services, among other relevant applications and services. The exemplary Accused Products further allow users to retrieve map information from multiple sources including street-view maps. ¶ 66 ('123 Patent allegations)</p>
<p>The exemplary Accused Devices are programmed to receive messages from other devices where those messages relate to joining groups, as depicted below. ¶ 24 ('123 Patent allegations)</p>	<p>The exemplary Accused Products are programmed to receive messages from other devices where those messages relate to joining groups, as depicted below. ¶ 67 ('123 Patent allegations)</p>
<p>The exemplary Accused Devices are further programmed to facilitate participation in the groups by communicating with a server and sending to and receiving location information, as depicted below. ¶ 25 ('123 Patent allegations)</p>	<p>The exemplary Accused Products are further programmed to facilitate participation in the groups by communicating with a server and sending to and receiving location information, as depicted below. ¶ 68 ('123 Patent allegations)</p>
<p>This location information is presented on interactive displays on the exemplary Accused Devices which includes interactive maps and a plurality of user selectable symbols corresponding to other devices. These symbols are positioned on the map at positions corresponding to the locations of the other devices, as depicted below. ¶ 26 ('123 Patent allegations)</p>	<p>This location information is presented on interactive displays on the exemplary Accused Products which include interactive maps and a plurality of user selectable symbols corresponding to other devices. These symbols are positioned on the map at positions corresponding to the locations of the other devices, as depicted below. ¶ 69 ('123 Patent allegations)</p>
<p>The exemplary Accused Devices are further programmed to permit users to request and</p>	<p>The exemplary Accused Products are further programmed to permit users to request and</p>

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<p>display additional maps by, for example, moving the map screen and/or by selecting satellite image maps. The exemplary Accused Devices are further programmed to permit interaction with the display where a user may select one or more symbols and where the exemplary Accused Devices further permit data to be sent to other devices based on that interaction. ¶ 27 ('123 Patent allegations)</p>	<p>display additional maps by, for example, moving the map screen and/or by selecting satellite image maps. The exemplary Accused Products are further programmed to permit interaction with the display where a user may select one or more symbols and where the exemplary Accused Products further permit data to be sent to other devices based on that interaction. ¶ 70 ('123 Patent allegations)</p>
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