# EXHIBIT 7

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

		§	
AGIS SOFTWARE DEVELOPMENT		§	
LLC,		§	Case No.
		§	
	Plaintiff,	§	JURY TRIAL DEMANDED
		§	
<b>v.</b>		§	
		§	
GOOGLE LLC,		§	
		§	
	Defendant.	§	
		§	

### PLAINTIFF'S ORIGINAL COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff, AGIS Software Development LLC ("AGIS Software" or "Plaintiff") files this original Complaint against Defendant Google LLC ("Defendant" or "Google") for patent infringement under 35 U.S.C. § 271 and alleges as follows:

### THE PARTIES

- 1. Plaintiff AGIS Software is a limited liability company organized and existing under the laws of the State of Texas, and maintains its principal place of business at 100 W. Houston Street, Marshall, Texas 75670. AGIS Software is the owner of all right, title, and interest in and to U.S. Patent Nos. 8,213,970, 9,408,055, 9,445,251, 9,467,838, 9,749,829, and 9,820,123 (the "Patents-in-Suit").
- 2. Defendant Google is a Delaware corporation and maintains its principal place of business at 1600 Amphitheatre Parkway, Mountain View, California 94043, and may be served with process via its registered agent, Corporation Service Company at 251 Little Falls Drive, Wilmington, DE 19808. Upon information and belief, Google does business in Texas, directly or through intermediaries, and offers its products and/or services, including those accused herein



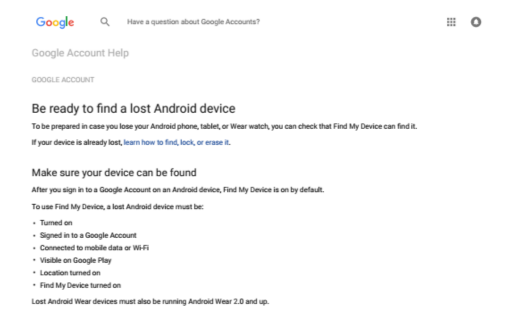
## **COUNT I** (Infringement of the '970 Patent)

- 88. Paragraphs 1 through 87 are incorporated herein by reference as if fully set forth in their entireties.
- 89. AGIS Software has not licensed or otherwise authorized Defendant to make, use, offer for sale, sell, or import any Accused Products and/or products that embody the inventions of the '970 Patent.
- 90. Defendant has and continues to directly infringe at least claim 10 of the '970 Patent, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling and/or importing into the United States the Accused Products without authority and in violation of 35 U.S.C. § 271(a).
- 91. Defendant has and continues to indirectly infringe at least claim 10 of the '970 Patent by actively, knowingly, and intentionally inducing others to directly infringe, either literally or under the doctrine of equivalents, by making, using, offering to sell, selling and/or importing into the United States the infringing Accused Products and by instructing users of the Accused Products to perform at least the method of claim 10 in the '970 Patent. For example, Defendant, with knowledge that the Accused Products infringe the '970 Patent at least as of the date of this Complaint, actively, knowingly, and intentionally induced, and continues to actively, knowingly, and intentionally induced, direct infringement of at least claim 10 of the '970 Patent in violation of 35 U.S.C. § 271(b).
- 92. For example, Defendant has indirectly infringed and continues to indirectly infringe at least claim 10 of the '970 Patent in the United States because Defendant's customers use such Accused Products, including at least the Find My Device (formerly known as Android Device Manager) applications and/or services or the Accused Products with the Find My Device



applications and/or services, alone or in conjunction with additional Accused Products, in accordance with Defendant's instructions and thereby directly infringe at least claim 10 of the '970 Patent in violation of 35 U.S.C. § 271. For example, Google directly and/or indirectly intentionally instructs its customers to infringe through training videos, demonstrations, brochures, installations and/or user guides, such as those located at one or more of the following: https://support.google.com/android/answer/6160491?hl=en; https://support.google.com/android/answer/3265955?hl=en; https://www.youtube.com/watch?time\_continue=10&v=Kic-A51Wqgk, and Google agents and representatives located within this Judicial District. Defendant is thereby liable for infringement of the '970 Patent under 35 U.S.C. § 271(b).

93. For example, Defendant directly infringes and/or indirectly infringes by instructing its customers to infringe using Accused Products as shown below.





#### Step 1: Check that Find My Device is on

If you turned off Find My Device:

- 1. Find Google Settings in one of these places (depending on your device):
  - In your device's Settings app \$\mathbb{B}\$, tap Google.
  - Open a separate app called Google Settings <a>â</a>
- 2. Tap Security.
- 3. Under "Find My Device" or "Android Device Manager," turn on:
  - · Remotely locate this device
  - · Allow remote lock and erase

If you have a tablet that multiple people use, only the tablet's owner can change these settings.

#### Step 2: Check that Location is on

- 1. Find Google Settings in one of these places (depending on your device):
  - In your device's Settings app \$\mathbb{3}\$, tap Google.
  - Open a separate app called Google Settings a.
- 2. Tap Location.
- 3. Turn on Location.

### Step 3: Check that Google Play visibility is on

If you hide a device on Google Play, it won't show in Find My Device. To show a device:

- 1. Open play.google.com/settings .
- 2. Under "Visibility," pick the device.

### Step 4: Check that you can find your device

- Open android.com/find and sign in to your Google Account.
- 2. If you have more than one device, click this device at the top of the screen.

### Install the app

To be prepared to use one Android phone or tablet to find another, install the Find My Device app (1).



Source: https://support.google.com/accounts/answer/3265955?hl=en



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