

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
TEXARKANA DIVISION**

MAXELL, LTD.,

Plaintiff,

v.

APPLE INC.,

Defendant.

Case No. 5:19-cv-00036-RWS

JURY TRIAL DEMANDED

**DECLARATION OF LUIZ MIRANDA IN SUPPORT OF MAXELL, LTD.'S
REPLY IN SUPPORT OF ITS MOTION FOR PARTIAL SUMMARY JUDGMENT
OF NO INVALIDITY OF U.S. PATENT NOS. 6,748,317, 6,580,999, AND 6,430,498
IN VIEW OF THE ABOWD AND CYBERGUIDE ALLEGED PRIOR ART**

I, Luiz Miranda, hereby declare and state as follows:

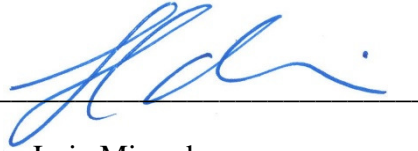
1. I am an attorney at Mayer Brown LLP, counsel for Plaintiff Maxell, Ltd. ("Maxell") in the above-captioned lawsuit. I submit this declaration in support of Maxell's Reply in Support of its Motion for Partial Summary Judgment of No Invalidity Of U.S. Patent Nos. 6,748,317, 6,580,999, and 6,430,498 in View of the Abowd and Cyberguide alleged Prior Art. I have personal knowledge of the statements herein, and, if called to do so, I could and would testify competently as to the same.

2. Attached as Exhibit 5 is a true and correct copy of a publication titled "Cyberguide: A Mobile Context-Aware Tour Guide" with authors listed as Gregory Abowd, et. al, bearing bates no. APL-MAXELL_00713087-APL-MAXELL_00713107 ("Abowd").

I declare under penalty of perjury under the laws of the United States of America that the above is true and correct and that this Declaration was executed on July 30, 2020 in Chicago, IL.

Dated: July 30, 2020

By:



Luiz Miranda