1 2 3 4 5 6 7 8	50 California Street, 22nd Floor San Francisco, California 94111 Telephone: (415) 875-6600 Facsimile: (415) 875-6700 David A. Nelson (pro hac vice application forthcoming) davidnelson@quinnemanuel.com 191 N. Wacker Drive, Suite 2700 Chicago, Illinois 60606 Telephone: (312) 705-7400 Facsimile: (312) 705-7401				
9	Attorneys for GOOGLE LLC				
10	UNITED STATES DISTRICT COURT				
11	NORTHERN DISTRICT OF CALIFORNIA				
12	GOOGLE LLC,	CASE NO. 3:20-CV-3845			
13	Plaintiff,	COMPLAINT FOR PATENT INFRINGEMENT			
14	VS.	DEMAND FOR JURY TRIAL			
15	SONOS, INC.,				
16	Defendant.				
17					
18					
19	COMPLAINT FOR PAT	TENT INFRINGEMENT			
20	1. Plaintiff Google LLC ("Google"),	by and through its attorneys, and for its			
21	Complaint against Sonos, Inc. ("Sonos"), hereby alleges the following:				
22	NATURE OF THE ACTION				
23	2. Google brings this action against Sonos for infringement of U.S. Patent No.				
24	7,899,187 (the "'187 patent"), U.S. Patent No. 8,583,489 (the "'489 patent"), U.S. Patent No.				
25	10,140,375 (the "'375 patent"), U.S. Patent No. 7,065,206 (the "'206 patent"), and U.S. Patent No.				
26	10,229,586 (the "'586 patent") (collectively, the "Patents-in-Suit").				
27					
28					

Case No. 3:20-CV-3845

BACKGROUND

- 3. Google was founded in 1998, and has a mission to organize the world's information and make it universally accessible and useful. Over the past two decades, in service of that mission, Google has become one of the world's most innovative technology companies.
- 4. Google's revolutionary advances in search, software, mobile computing, wireless networking, content streaming, machine learning, and voice-assisted technologies including speech recognition and advanced audio processing, have changed and improved millions of lives.
- 5. As part of its commitment to innovation, Google has invested significantly in extensive research and development efforts, including its own research, as well as investments in and acquisitions of other cutting-edge technology companies. Google is the current assignee of tens of thousands of patents worldwide.

GOOGLE'S PARTNERSHIP WITH SONOS

- 6. Google partners with other companies to bring Google's innovations to millions of shared customers. In particular, Google has long had a continued partnership with Sonos. In these collaborations, Sonos has repeatedly asked Google for assistance, so that Sonos could employ Google technology to improve Sonos' products.
- 7. In 2013, Sonos asked for Google's assistance to integrate with Google's popular Play Music service. Google gave Sonos that assistance, and provided significant engineering resources, technical support, and other resources to integrate Sonos' products with Google's Play Music service in 2014.
- 8. In 2016, Sonos again asked for Google's assistance—this time to integrate with Google's innovative Assistant software. And again, Google was willing to help. Google gave Sonos significant assistance in designing, implementing, and testing a solution that would bring Google's voice recognition software to Sonos' devices. This effort again involved substantial Google engineering resources, including significant months of employee work time, for the initial launch of Google's Assistant on Sonos' products in May 2019.
- 9. Google is proud of its more than five-year partnership with Sonos, and has worked constructively with Sonos to make the companies' products work seamlessly by building special

integrations for Sonos. For instance, when Google rolled out the ability to set a Sonos speaker as the default option for Google Assistant, it was the first time Google had done that for any partner company.

10. Sonos has made false claims about the companies' shared work and Google's technology in the lawsuits that Sonos filed against Google earlier this year. While Google rarely sues other companies for patent infringement, it must assert its intellectual property rights here.

SONOS' INFRINGEMENT OF GOOGLE'S INTELLECTUAL PROPERTY

- 11. Sonos is using substantial volumes of Google's technology, including patented Google innovations in search, software, networking, audio processing, and digital media management and streaming, both in Sonos' hardware products and in Sonos' software and service offerings, including the current-generation Sonos controller application (hereafter "S2 App"), prior-generation Sonos controller application (hereafter "S1 Controller App"), and the Sonos Radio service.
- 12. Google has patents on innovative technologies that allow networked digital audio devices to create robust wireless communications networks, access and play copy-protected media, adaptively control echo and ambient noise, and search multiple music libraries simultaneously. Sonos is using, without permission, these Google technologies in Sonos' products to enable multiple commercially-desirable features, for example, to allow for easier configuration of and extensions to multi-speaker networks; to facilitate the management and use of multiple music services with Sonos speakers; to permit playing copy-protected digital media, including Sonos' new Sonos Radio service; and to allow Sonos to use noise suppression and echo cancellation to obtain accurate audio input. Sonos uses these technologies to offer a number of products and services, including, *inter alia*, the Sonos One, One SL, Five, Play:1, Play:3, Play:5, Playbar, Playbase, Beam, Arc, Move, Connect:Amp, Amp, Connect, Sub, and the Sonos S1 Controller App and S2 App (collectively, the "Accused Products").
- 13. Sonos is actively infringing Google's intellectual property. Sonos has no license to use Google's patents. Because Sonos refuses to cease its infringement, and is unwilling to

recognize the value of Google's technology through a license, Google has filed this suit to protect its intellectual property. THE PARTIES 14. Plaintiff Google LLC is a subsidiary of Alphabet Inc. with its principal place of business located in Mountain View, California 94043. 15. Defendant Sonos, Inc. is a Delaware corporation with headquarters at 614 Chapala Street, Santa Barbara, California 93101. **JURISDICTION AND VENUE** 16. This is a civil action for patent infringement arising under the patent laws of the United States, Title 35 of the United States Code. This Court has exclusive subject matter jurisdiction over this Complaint pursuant to 28 U.S.C. Sections 1331 and 1338(a). 17. This Court has personal jurisdiction over Sonos. Sonos is registered to do business in the State of California (Registration No. C2465272), has its headquarters in the State of California, and has offices in this District. Sonos, directly and through agents, regularly does, solicits, and transacts business in this District and elsewhere in the State of California. Those acts have caused injury to Google, including within this District. 18. Venue is proper in this District under 28 U.S.C. Sections 1391 and 1400(b). Sonos has a regular and established place of business in this District—specifically, offices and employees located at 550 Montgomery Street, Suite 750, San Francisco, CA 94111. Sonos lists this San Francisco office on its website (https://www.sonos.com/en-us/contact, a true and correct copy of which is attached as Exhibit 1), and the Sonos office at this location is advertised by Sonos as a current place of business (including in the building's directory in the public lobby). Sonos has also committed acts of infringement in this District by selling, using, importing, and/or offering for sale the Accused Products in this District.

2526

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

19. For purposes of intradistrict assignment under Civil Local Rules 3-2(c) and 3-5(b), this Intellectual Property Action will be assigned on a district-wide basis.

INTRADISTRICT ASSIGNMENT

28

FIRST CAUSE OF ACTION

(<u>Infringement of Patent No. 7,899,187</u>)

20.

Google incorporates all of the above paragraphs as though fully set forth herein.

- 21. U.S. Patent No. 7,899,187, titled "Domain-Based Digital-Rights Management System with Easy and Secure Device Enrollment," was duly and lawfully issued by the United States Patent and Trademark Office on March 1, 2011. A true and correct copy of the '187 patent is attached to this Complaint as Exhibit 2.
- 22. Google is the owner by assignment of all rights, title, and interest in the '187 patent, including the right to bring this suit for past and future damages and/or injunctive relief.
 - 23. The '187 patent is valid and enforceable.
- 24. Sonos infringes one or more claims of the '187 patent, including but not limited to claim 10 (the "Asserted '187 Claims"), directly and/or indirectly via induced infringement and/or by contributory infringement. Sonos infringes the Asserted '187 Claims by making, using, importing, selling for importation, and/or selling after importation into the United States at least the Sonos One, One SL, Play:1, Play:3, Play:5, Playbar, Playbase, Beam, Move, Connect:Amp, Amp, Connect, Port, and Sub products (the "Accused '187 Products") in violation of 35 U.S.C. Sections 271(a)-(b). On information and belief, the Accused '187 Products satisfy all claim limitations of the Asserted '187 Claims at the time of their importation into and/or sale in the United States.
- 25. Sonos had actual knowledge of the '187 patent or was willfully blind to its existence at least as early as October 25, 2016, and no later than the filing of this action.
- 26. Sonos directly infringes the Asserted '187 Claims by making, using, offering to sell, or selling the Accused '187 Products in the United States and by importing the Accused '187 Products into the United States in violation of 35 U.S.C. Section 271(a). Sonos infringes at least claim 10 of the '187 patent for at least the following reasons:
- 27. To the extent the preamble is limiting, the Accused '187 Products each constitute an apparatus.

- 28. On information and belief, the Accused '187 Products comprise communication circuitry that is capable of receiving domain information from a device existing within a domain of devices, which share rights associated with a common account, for use in accessing protected digital content within a digital-rights management system. For example, the Accused '187 Products can connect directly to other products via an ad hoc or infrastructure WiFi network connection or a wired, Ethernet connection. The Sonos User Guide explains how the Accused '187 Products can be added to a current Sonos "household" that has already been configured using the "Add Product" feature in the "System" settings of a Sonos controller application, e.g., the Sonos S1 Controller App or the Sonos S2 App. Sonos User Guide at 4-5 (Sept. 2019) (https://www.sonos.com/support/en/pdfs/sonos-user-guide.pdf), a true and correct copy of which is attached as Exhibit 3. On information and belief, when an Accused '187 Product is introduced into a prior configured network, it is capable of receiving information pertaining to devices previously configured within the "household" domain, such that access to protected music from a common music streaming account can be shared amongst the Accused '187 Products that comprise that domain.
- 29. On information and belief, the Accused '187 Products include storage for storing the domain information. For example, each of the Accused '187 Products include storage (e.g., random access or flash memory) that, on information and belief, stores at least information pertaining to the domain of devices, such as a household identifier.
- 30. On information and belief, the Accused '187 Products comprise logic circuitry for providing the domain information stored therein to a key issuer, which is separate from the domain of devices (*e.g.*, a Sonos "household"). For example, on information and belief, the Accused '187 Products include logic circuitry that is used to provide information pertaining to the domain of devices, such as household identification, to an external server, or key issuer, that is separate from the Sonos household. On information and belief, this information is provided by the Accused '187 Products in order to obtain security information from the key issuer necessary to play back encrypted or encoded digital content transmitted from third-party sources.

20

21

22

23

24

25

27

- 31. On information and belief, the Accused '187 Products' provision of domain information to the key issuer causes the key issuer to responsively issue a private key to the Accused '187 Products for use in accessing protected digital content provided thereto, wherein the private key is based on the domain information and is utilized by all devices within the domain of devices. For example, on information and belief, in response to an Accused '187 Product providing information identifying the domain of which it is a part—*e.g.*, its "householdID"—to an external server, the server will respond with a certificate and/or private key that allows the Accused '187 Product to play back encrypted or encoded digital content. On information and belief, this security information is provided based on domain information supplied by the Accused '187 Products. On information and belief, this provided security information is the same security information used by all members of the domain.
- 32. Sonos actively, knowingly, and intentionally induces the infringement of the Asserted '187 Claims by actively encouraging others to make, use, offer to sell, or sell the Accused '187 Products in the United States and/or import the Accused '187 Products into the United States in violation of 35 U.S.C. Section 271(b). Sonos knows (or should know) that its actions will induce users of the Accused '187 Products to directly infringe the Asserted '187 Claims. Those users then directly infringe the Asserted '187 Claims. For example, Sonos promotes and advertises the use of the Accused '187 Products, including the Sonos One, One SL, Five, Play:1, Play:3, Play:5, Playbar, Playbase, Beam, Arc, Move, Connect: Amp, Amp, Connect, Port, and Sub products, on its website (https://www.sonos.com/en-us/home, a true and correct copy of which is attached as Exhibit 4) and in other promotional materials like user manuals and user guides. Sonos advertises and instructs its customers and potential customers to purchase and set up one or more of the Accused '187 Products to directly infringe the Asserted '187 Claims by creating a household with connected Accused '187 Products to "[1]isten in any or every room" to music or other content by "group[ing] all your speakers to play music in sync." Sonos Website "Listen Your Way" (https://www.sonos.com/en-us/listen-your-way), a true and correct copy of which is attached as Exhibit 5. By instructing its customers and potential customers to create a household and configure the Accused '187 Products to stream DRM-protected third-party content,

Sonos induces its customers and potential customers to use at least the invention of Claim 10 of the '187 Patent. Additionally, Sonos instructs its customers and potential customers to use the invention of Claim 10 to allow the Accused '187 Products to play encrypted music from service providers, including but not limited to Sonos' own Sonos Radio music service, within a Sonos "household" configuration. *See, e.g.*, "Listen Your Way" (https://www.sonos.com/en-us/listen-your-way), Exhibit 5. Sonos also provides customer support on its website where Sonos employees instruct customers to directly infringe the Asserted '187 Claims by joining the Accused '187 Products to a prior configured Sonos household that is configured to play encrypted music using. *See, e.g.*, Sonos Community, Move: Using across multiple Sonos systems, January 12, 2020 (https://en.community.sonos.com/advanced-setups-229000/move-using-across-multiple-sonos-systems-6835368), a true and correct copy of which is attached as Exhibit 6.

- 33. Based on Sonos' instructions, users of the Accused '187 Products directly infringe the Asserted '187 patent. *See, e.g., id.*; Sonos Community, Spotify skips to next song or stops playing, other sources work just fine meanwhile (https://en.community.sonos.com/troubleshooting-228999/spotify-skips-to-next-song-or-stops-playing-other-sources-work-just-fine-meanwhile-6806367?postid=16342847#post16342847), a true and correct copy of which is attached as Exhibit 7.
- 34. Sonos contributorily infringes the Asserted '187 Claims by offering to sell or selling within the United States or importing into the United States the Accused '187 Products (where each of the Accused '187 Products is or contains a component of a patented machine, manufacture, combination or composition, or a material or apparatus for use in practicing a patented process, constituting a material part of the invention), knowing the same to be especially made or especially adapted for use in infringing the '187 patent, and not a staple article or commodity of commerce suitable for substantial noninfringing use in violation of 35 U.S.C. Section 271(c).
- 35. Sonos' infringement of the '187 patent has been willful and deliberate because it knew or should have known about the '187 patent and the infringement of that patent at least as

6

12

18

25

early as October 2016 but acted despite an objectively high likelihood that such acts would result in infringement of the patent.

36. As the direct and proximate result of Sonos' conduct, Google has suffered and, if Sonos' conduct is not stopped, will continue to suffer, competitive harm, irreparable injury, and damages in an amount to be proven at trial. Because Google's remedy at law is inadequate, Google seeks, in addition to damages, permanent injunctive relief. Google's business operates in a competitive market and will continue suffering irreparable harm absent injunctive relief.

SECOND CAUSE OF ACTION

(Infringement of Patent No. 8,583,489)

- 37. Google incorporates all of the above paragraphs as though fully set forth herein.
- 38. U.S. Patent No. 8,583,489, titled "Generating a Media Content Availability Notification," was duly and lawfully issued by the United States Patent and Trademark Office on November 12, 2013 and assigned to Google Inc. A true and correct copy of the '489 patent is attached to this Complaint as Exhibit 8.
- 39. Google is the owner of all rights, title, and interest in the '489 patent, including the right to bring this suit for past and future damages and/or injunctive relief.
 - 40. The '489 patent is valid and enforceable.
- 41. Sonos infringes one or more claims of the '489 patent, including but not limited to claim 15 (the "Asserted '489 Claims"), directly and/or indirectly via induced infringement and/or by contributory infringement. Sonos infringes the Asserted '489 Claims by making, using, importing, selling for importation, and/or selling after importation into the United States at least the Sonos S1 Controller App and S2 App for storage in non-transitory memory (the "Accused '489 Products") in violation of 35 U.S.C. Sections 271(a)-(b). On information and belief, the Accused '489 Products when stored in non-transitory memory satisfy all claim limitations of the Asserted '489 Claims at the time of their use in the United States.
- 42. Sonos had actual knowledge of the '489 patent or was willfully blind to its existence at least as early as October 25, 2016, and no later than the filing of this action.

15

17

19

20

21 22

23

24 25

27

28

26

43. Sonos directly infringes the Asserted '489 Claims by making, using, offering to sell, or selling the Accused '489 Products in the United States in violation of 35 U.S.C. Section 271(a). Sonos infringes at least claim 15 of the '489 patent for at least the following reasons:

- 44. To the extent the preamble is limiting, the Accused '489 Products are designed to be installed on, and are in fact installed on (by Sonos directly, and by Sonos customers based on instructions and directions received from Sonos), devices with one or more non-transitory computer-readable media having instructions therein, the instructions being executable by one or more processors.
- 45. On information and belief, the Accused '489 Products include instructions that are executable by one or more processors to execute a method comprising receiving, at the one or more processors, a selection of media content and content delivery preferences, wherein the content delivery preferences comprise a selection of a plurality of unique online content sources specified by a user interface and user account data for each of the plurality of unique online content sources. For example, on information and belief, the Accused '489 Products include instructions executable by one or more processors to add music services to Sonos and to search those services for specific media content using a universal search feature. On information and belief, the Accused '489 Products specify "Music & Content" services on a user interface using user account data for each respective unique online content source. See, e.g., Sonos Support "Add a music service to Sonos" (https://support.sonos.com/s/article/2757?language=en US), a true and correct copy of which is attached as Exhibit 9; Sonos Website "Listen Your Way" (https://www.sonos.com/en-us/listen-your-way), Exhibit 5. On information and belief, the Accused '489 Products also include instructions that are executable to receive a search query to search selected Music & Content services for a selection of media content via the universal search feature, and may present a subset of the online content sources that can fulfill the universal search query for content.
- 46. On information and belief, the Accused '489 Products comprise instructions that are executable by one or more processors to execute a method comprising requesting, over a network, content availability data from the plurality of unique online content sources based at least

in part on the selection of media content and the user account data, wherein the content availability data indicates whether the selection of media content is available to a user account in the user account data. For example, on information and belief, the Accused '489 Products request content availability data from unique online content sources in response to a search inquiry in the universal search feature seeking a selection of media content. On information and belief, content availability data are based at least in part on the selection of media content, the user account data, and specified "Music & Content" services. On information and belief, the content availability data indicates which services have the selection of media content available to the user account in the user account data.

- 47. On information and belief, the Accused '489 Products comprise instructions that are executable by one or more processors to execute a method comprising receiving, at the one or more processors, the content availability data. For example, on information and belief, the Accused '489 Products receive the content availability data and display on a user interface unique online content sources that fulfill the universal search inquiry.
- 48. On information and belief, the Accused '489 Products comprise instructions that are executable by one or more processors to execute a method comprising using the content availability data to generate a notification for an electronic device, wherein the notification indicates that the selection of media content is available to at least one user account in the user account data from at least one of the plurality of unique online content sources. For example, on information and belief, the Accused '489 Products use the content availability data to generate a notification indicating that media content sought via the universal search feature is available to at least one user account in the user account data from at least one of the plurality of unique online content sources.
- 49. Sonos actively, knowingly, and intentionally induces the infringement of the Asserted '489 Claims by actively encouraging others to make, use, offer to sell, or sell the Accused '489 Products in the United States and/or import the Accused '489 Products into the United States in violation of 35 U.S.C. Section 271(b). Sonos knows (or should know) that its actions will induce users of the Accused '489 Products to directly infringe the Asserted '489

Claims. For example, Sonos promotes and advertises the use of the Accused '489 Products, including Sonos' software application for iOS, Android, and desktops, in conjunction with Sonos' products like the Sonos One, One SL, Play:1, Play:3, Play:5, Playbar, Playbase, Beam, Move, Connect: Amp, Amp, Connect, Port, and Sub products, on its website (https://www.sonos.com/enus/home, Exhibit 4) and in other promotional materials, such as user manuals and user guides. Sonos advertises and instructs its customers and potential customers to set up and control one or more of Sonos' products, like the Sonos One, One SL, Five, Play:1, Play:3, Play:5, Playbar, Playbase, Beam, Arc, Move, Connect: Amp, Amp, Connect, Port, and Sub products, using the Accused '489 Products, including Sonos' software application for iOS and Android. Sonos further advertises to and instructs its customers' use of the Accused '489 Products to search different content sources (including Sonos' music service and other third party services) and provide the selected content to one or more of Sonos' products. See, e.g., Sonos Blog (https://blog.sonos.com/en/sonos-spotify-better-stronger/), a true and correct copy of which is attached as Exhibit 10. By instructing its customers and potential customers to add additional content providers to the account associated with the Sonos products, Sonos induces its customers and potential customers to use the Accused '489 Products to receive content delivery preferences like a selection of a plurality of unique online content sources specified by a user interface and user account data for each of the plurality of unique online content sources, with knowledge that the same results in infringement of the Asserted '489 Claims. See, e.g., Sonos Support "Add a music service to Sonos" (https://support.sonos.com/s/article/2757?language=en US), Exhibit 9. Additionally, Sonos instructs its customers and potential customers to use the universal search in the Accused '489 Products to search for content across multiple connected music content providers. See, e.g., Sonos Blog (https://blog.sonos.com/en/sonos-spotify-better-stronger/), Exhibit 10 ("How do you bump A\$AP Rocky, Alabama Shakes, or Ryan Adams Radio in your living room? Simply, go to universal search on the app and type in the artist that you want listen to. In the Spotify search results, click on the artist and select the first square on the next screen for artist radio."). Based on these instructions by Sonos, users of the Accused '489 Products directly

28

27

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

infringe the Asserted '489 Claims. *See, e.g., id.*; Sonos Blog (https://blog.sonos.com/en/listen-on-sonos-five-new-music-services/), a true and correct copy of which is attached as Exhibit 11.

- 50. Sonos contributorily infringes the Asserted '489 Claims by offering to sell or selling within the United States or importing into the United States the Accused '489 Products (where each of the Accused '489 Products is or contains a component of a patented machine, manufacture, combination or composition, or a material or apparatus for use in practicing a patented process, constituting a material part of the invention), knowing the same to be especially made or especially adapted for use in infringing the '489 patent, and not a staple article or commodity of commerce suitable for substantial noninfringing use in violation of 35 U.S.C. Section 271(c).
- 51. Sonos' infringement of the '489 patent has been willful and deliberate because it knew or should have known about the '489 patent and the infringement of that patent at least as early as October 2016 but acted despite an objectively high likelihood that such acts would result in infringement of the patent.
- 52. As the direct and proximate result of Sonos' conduct, Google has suffered and, if Sonos' conduct is not stopped, will continue to suffer, competitive harm, irreparable injury, and damages in an amount to be proven at trial. Because Google's remedy at law is inadequate, Google seeks, in addition to damages, permanent injunctive relief. Google's business operates in a competitive market and will continue suffering irreparable harm absent injunctive relief.

THIRD CAUSE OF ACTION

(Infringement of Patent No. 10,140,375)

- 53. Google incorporates all of the above paragraphs as though fully set forth herein.
- 54. U.S. Patent No. 10,140,375, titled "Personalized Network Searching," was duly and lawfully issued by the United States Patent and Trademark Office on November 27, 2018 and assigned to Google. A true and correct copy of the '375 patent is attached to this Complaint as Exhibit 12.
- 55. Google is the owner of all rights, title, and interest in the '375 patent, including the right to bring this suit for past and future damages and/or injunctive relief.

5 6

7 8

9

10 11

12

13 14

16 17

15

18 19

20 21

22 23

24

25 26

- 56. The '375 patent is valid and enforceable.
- 57. Sonos infringes one or more claims of the '375 patent, including but not limited to claim 1 (the "Asserted '375 Claims"), directly and/or indirectly via induced infringement and/or by contributory infringement. Sonos infringes the Asserted '375 Claims by making, using, importing, selling for importation, and/or selling after importation into the United States at least the Sonos S1 Controller App or S2 App running on user computers, smartphones, or tablets (the "Accused '375 Products") in violation of 35 U.S.C. Sections 271(a)-(b). On information and belief, the Accused '375 Products satisfy all claim limitations of the Asserted '375 Claims at the time of their importation into and/or sale in the United States.
- 58. Sonos had actual knowledge of the '375 patent or was willfully blind to its existence at least as early as November 12, 2018, and no later than the filing of this action.
- 59. Sonos directly infringes the Asserted '375 Claims by making, using, offering to sell, or selling the Accused '375 Products in the United States and by importing the Accused '375 Products into the United States in violation of 35 U.S.C. Section 271(a). Sonos infringes at least claim 1 of the '375 patent for at least the following reasons:
- 60. To the extent the preamble is limiting, the Accused '375 Products are configured to include computer-implemented methods performed by at least one processor to synchronize bookmarks among devices. For example, on information and belief, the Sonos S1 Controller App and S2 App are application programs, which may be stored into the memory of a smartphone, laptop, or computer device such that the first instance of the Sonos Controller application is capable of being executed by the device by using a processor. On information and belief, the computer-implemented method of claim 1 is performed by Sonos for at least internal development, testing and development purposes.
- 61. On information and belief, the Accused '375 Products are configured to identify a user. For example, on information and belief, the Sonos S1 Controller App and S2 App are application programs that requires a user log-in that identifies the user.
- 62. On information and belief, the Accused '375 Products are configured to receive user input from the user through an interface of a client device, the user input indicating a

modification to a set of favorite items for the user. For example, on information and belief, the Sonos S1 Controller App or S2 App receives user input indicating a modification to a favorite item, such as designating a music track as a "favorite," using the interface of the application that is running on a smartphone, laptop, or computer device.

- 63. On information and belief, the Accused '375 Products are configured to, in response to receiving the user input, modify the set of favorite items stored for the user in a client-side storage of the client device, the modification to the set of favorite items initiating a synchronization process to synchronize the set of favorite items modified responsive to the user input with a server-side storage system configured to synchronize favorite items for the user with one or more other client devices, the server-side storage system remote from the client-side storage. For example, on information and belief, a first instance of the Sonos S1 Controller App or S2 App utilize a Sonos Music API for communication and authentication with a streaming music provider server and synchronization of certain user parameters, such as "favorite" tracks associated with the user and stored in the server-side storage of the server.
- 64. On information and belief, the Accused '375 Products are configured to present through a single interface of the client device, in response to a query from the user, a combined search results set generated via one or more search sub-processes, the combined search results set including at least two of: one or more favorite items from the set of favorite items synchronized for the user; one or more search results from a first global index; or one or more search results from a second global index. For example, on information and belief, the Sonos Controller application includes a graphical user interface with a single search functionality for searching across multiple connected music content providers. This search functionality may, for example, return music tracks responsive to a search string entered by the user, provide a set of matching results generated from a combination of each of (i) a search of the synchronized list of the user's "favorite" tracks; (ii) a search of a global library from a first music streaming service; and/or (iii) a search of a global library from a second music streaming service.
- 65. Sonos actively, knowingly, and intentionally induces the infringement of the Asserted '375 Claims by actively encouraging others to make, use, offer to sell, or sell the

1	Accused '375 Products in the United States and/or import the Accused '375 Products into the			
2	United States in violation of 35 U.S.C. Section 271(b). Sonos knows (or should know) that its			
3	actions will induce users of the Accused '375 Products to directly infringe the Asserted '375			
4	Claims. Those users then directly infringe the Asserted '375 Claims. For example, Sonos			
5	promotes and advertises the use of the Accused '375 Products, including Sonos' software			
6	application for iOS, Android, and desktops, that are used with Sonos' products like the Sonos One,			
7	One SL, Five, Play:1, Play:3, Play:5, Playbar, Playbase, Beam, Arc, Move, Connect:Amp, Amp,			
8	Connect, Port, and Sub products to directly infringe the Asserted '375 patent on its website			
9	(https://www.sonos.com/en-us/home, Exhibit 4) and in other promotional materials like user			
10	manuals and user guides. Sonos advertises to and instructs its customers and potential customers			
11	to set up and control one or more of Sonos' products, like the Sonos One, One SL, Five, Play:1,			
12	Play:3, Play:5, Playbar, Playbase, Beam, Arc, Move, Connect:Amp, Amp, Connect, Port, and Sub			
13	products, by using the Accused '375 Products, including Sonos' software application for iOS,			
14	Android, and desktops. Sonos further advertises to and instructs its customers' use of the Asserted			
15	'375 Claims by registering a Sonos product to access music content providers and select			
16	"favorites" of content provided by these providers. See, e.g., Sonos Website "Listen Your Way"			
17	(https://www.sonos.com/en-us/listen-your-way), Exhibit 5; Sonos Website "Easy to Use"			
18	(https://www.sonos.com/en-us/easy-to-use), a true and correct copy of which is attached as			
19	Exhibit 13.			
20	66. By instructing its customers and potential customers to use the Accused '375			
21	Products to control the Sonos products, including playing music content and tagging favorites or			
22	selecting favorite items, Sonos induces its customers and potential customers to use the Accused			
23	'375 Products to control music content services and play music content on the Sonos products by			
24	selecting favorite items, editing a playlist, and synchronizing favorite songs. See, e.g., Sonos			
25	Website "Easy to Use" (https://www.sonos.com/en-us/easy-to-use), Exhibit 13; Sonos Website			
26	"Add a music service to Sonos" (https://support.sonos.com/s/article/2757?language=en_US),			

(https://support.sonos.com/s/article/1153?language=en_US), a true and correct copy of which is

27

28

Exhibit 9; Sonos Website "Spotify and Sonos"

1 attached as Exhibit 14; Sonos Website "Napster and Sonos" 2 (https://support.sonos.com/s/article/1579?language=en US), a true and correct copy of which is 3 attached as Exhibit 15; Sonos Website "Remove a music service account from Sonos" 4 (https://support.sonos.com/s/article/2853?language=en US), a true and correct copy of which is 5 attached as Exhibit 25; Sonos Website "Add favorite to My Sonos" 6 (https://support.sonos.com/s/article/3547?language=en US), a true and correct copy of which is 7 attached as Exhibit 26. Based on these instructions by Sonos, users of the Accused '375 Products 8 directly infringe the Asserted '375 Claims. See, e.g., Sonos Website "Easy to Use" 9 (https://www.sonos.com/en-us/easy-to-use), Exhibit 13; Sonos Website "Add a music service to 10 Sonos" (https://support.sonos.com/s/article/2757?language=en US), Exhibit 9; Sonos Website "Spotify and Sonos" (https://support.sonos.com/s/article/1153?language=en US), Exhibit 14; 11 12 Sonos Website "Napster and Sonos" (https://support.sonos.com/s/article/1579?language=en US), 13 Exhibit 15; Sonos Website "Remove a music service account from Sonos" 14 (https://support.sonos.com/s/article/2853?language=en US), Exhibit 25; Sonos Website "Add 15 favorite to My Sonos" (https://support.sonos.com/s/article/3547?language=en US), Exhibit 26. 16 67. Sonos contributorily infringes the Asserted '375 Claims by offering to sell or 17 selling within the United States or importing into the United States the Accused '375 Products 18 (where each of the Accused '375 Products is or contains a component of a patented machine, 19 manufacture, combination or composition, or a material or apparatus for use in practicing a 20 patented process, constituting a material part of the invention), knowing the same to be especially 21 made or especially adapted for use in infringing the '375 patent, and not a staple article or 22 commodity of commerce suitable for substantial noninfringing use in violation of 35 U.S.C. 23 Section 271(c). 68. 24 Sonos' infringement of the '375 patent has been willful and deliberate because it

2728

infringement of the patent.

25

26

knew or should have known about the '375 patent and the infringement of that patent no later than

November 12, 2018 but acted despite an objectively high likelihood that such acts would result in

69. As the direct and proximate result of Sonos' conduct, Google has suffered and, if Sonos' conduct is not stopped, will continue to suffer, competitive harm, irreparable injury, and damages in an amount to be proven at trial. Because Google's remedy at law is inadequate, Google seeks, in addition to damages, permanent injunctive relief. Google's business operates in a competitive market and will continue suffering irreparable harm absent injunctive relief.

FOURTH CAUSE OF ACTION

(Infringement of Patent No. 7,065,206)

- 70. Google incorporates all of the above paragraphs as though fully set forth herein.
- 71. U.S. Patent No. 7,065,206, titled "Method and Apparatus for Adaptive Echo and Noise Control," was duly and lawfully issued by the United States Patent and Trademark Office on June 20, 2006. A true and correct copy of the '206 patent is attached to this Complaint as Exhibit 16.
- 72. Google is the owner by assignment of all rights, title, and interest in the '206 patent, including the right to bring this suit for past and future damages and/or injunctive relief.
 - 73. The '206 patent is valid and enforceable.
- 74. Sonos infringes one or more claims of the '206 patent, including but not limited to claim 9 (the "Asserted '206 Claims") directly and/or indirectly via induced infringement and/or by contributory infringement. Sonos infringes the Asserted '206 Claims by making, using, importing, selling for importation, and/or selling after importation into the United States at least the Sonos One, Beam, Arc, and Move products (the "Accused '206 Products") in violation of 35 U.S.C. Sections 271(a)-(b). On information and belief, the Accused '206 Products satisfy all claim limitations of the Asserted '206 Claims at the time of their importation into and/or sale in the United States.
 - 75. Sonos had knowledge of the '206 patent by no later than the filing of this action.
- 76. Sonos directly infringes the Asserted '206 Claims by making, using, offering to sell, or selling the Accused '206 Products in the United States and by importing the Accused '206 Products into the United States in violation of 35 U.S.C. Section 271(a). Sonos infringes at least claim 9 of the '206 patent for at least the following reasons:

- 77. To the extent the preamble is limiting, the Accused '206 Products each constitute an electronic device.
- 78. On information and belief, the Accused '206 Products each comprise an audio input configured to receive a received signal. For example, upon information and belief, the Accused '206 Products each have a far field microphone array and associated audio processing circuitry to receive and capture sounds such as a user's voice.
- 79. On information and belief, the Accused '206 Products each comprise an audio output configured to output an output signal. For example, upon information and belief, the Accused '206 Products each have multiple speakers and associated circuitry for outputting audio.
- 80. On information and belief, the Accused '206 Products each comprise a transceiver configured to transmit a transmitted signal. For example, upon information and belief, the Accused '206 Products each have wired and wireless networking capabilities, and that functionality is implemented in processors and related circuitry that includes a transceiver (or transceivers) to send and receive data.
- 81. On information and belief, the Accused '206 Products each comprise an adaptive echo and noise control system coupled to the audio input, the audio output, and the transceiver, the adaptive echo and noise control system. For example, upon information and belief, the Accused '206 Products each use echo cancellation and noise suppression to facilitate voice capture, and that echo cancellation and noise suppression functionality is implemented in hardware and/or software operating on one or more processors that are coupled to the audio input circuitry, audio output circuitry, and the transceiver.
- 82. On information and belief, the Accused '206 Products each comprise an adaptive echo and noise control system including an echo canceller. For example, upon information and belief, the Accused '206 Products each use echo cancellation functionality implemented in hardware and/or software operating on one or more processors to facilitate voice capture.
- 83. On information and belief, the Accused '206 Products each comprise an adaptive echo and noise control system including a noise suppressor. For example, upon information and

belief, the Accused '206 Products each use noise suppression functionality implemented in hardware and/or software operating on one or more processors to facilitate voice capture.

- 84. On information and belief, the adaptive echo and noise control system of the Accused '206 Products is configured to adaptively determine an order of echo cancellation and noise suppression based on an amount of noise in the received signal to generate a desired signal. For example, upon information and belief, the Accused '206 Products each use echo cancellation noise suppression functionality to facilitate voice capture, and the products adaptively determine whether to use echo cancellation and noise suppression, and the order in which to perform those functions, based on various factors and conditions, including the amount of noise in the received signal.
- 85. On information and belief, the adaptive echo and noise control system of the Accused '206 Products is further configured to send the desired signal to the transceiver. For example, upon information and belief, after noise control and echo cancellation is applied to the captured audio signals, the conditioned audio signal is ultimately sent to the Ethernet or Wi-Fi module of the Accused '206 Products for transmission to a third party service for voice command interpretation.
- Asserted '206 Claims by actively encouraging others to make, use, offer to sell, or sell the Accused '206 Products in the United States and/or import the Accused '206 Products into the United States in violation of 35 U.S.C. Section 271(b). Sonos knows (or should know) that its actions will induce users of the Accused '206 Products to directly infringe the Asserted '206 Claims. Those users then directly infringe the Asserted '206 Claims, and Sonos instructs those users to perform all required elements of the '206 claims using the Sonos device, before any third-party voice control service receives the user's voice input. For example, Sonos promotes and advertises on its website (https://www.sonos.com/) the use of voice control with the Accused '206 Products. In addition, Sonos instructs customers and potential customers on how to set up and use voice control with the Accused '206 Products via support articles and instructional videos on its website. See, e.g., "Add voice services to Sonos"

-20-

28

1

2

(https://support.sonos.com/s/article/3550?language=en US), a true and correct copy of which is attached as Exhibit 17; see also "Control Sonos with Amazon Alexa" (https://support.sonos.com/s/article/3514?language=en US), a true and correct copy of which is attached as Exhibit 18 (instructing users to employ voice control for music playback, including "play," "pause," "stop," "skip," "louder," "quieter"). Based on Sonos' instructions, users of the Accused '206 Products directly infringe the Asserted '206 Claims. When a customer or potential customer uses his or her voice to operate the Accused '206 Products, the user causes an audio input (e.g., microphone) to "receive a received signal" (e.g., customer's voice), which then causes an audio output (e.g., speaker) of these products "to output an output signal" (e.g., play music). When the Accused '206 Products receive a signal via an audio input, they perform "adaptive noise suppression" on the input signal. See Sonos Website, "Sonos unveils smart speaker with support for multiple voice services," Oct. 4, 2017 (https://www.sonos.com/en-us/newsroom/sonos-unveilssmart-speaker-with-support-for-multiple-voice-services), a true and correct copy of which is attached as Exhibit 19; see also Sonos Website, "Meet Sonos Beam - The world's most versatile smart speaker for both TV and Music," June 6, 2018 (https://www.sonos.com/enus/newsroom/meet-sonos-beam), a true and correct copy of which is attached as Exhibit 20. Furthermore, the Accused '206 Products also employ "echo cancellation technology" on a user's captured voice so that they can "still hear [the voice] over the music." See Sonos Community, Introducing the New Sonos One, Oct. 3, 2017 (https://en.community.sonos.com/announcements-228985/introducing-the-new-sonos-one-6791304), a true and correct copy of which is attached as Exhibit 21. After the user's voice input has been processed pursuant to the inventions of the '206 patent, it is then transmitted via a transceiver to a voice assistant.

87. Sonos contributorily infringes the Asserted '206 Claims by offering to sell or selling within the United States, or importing into the United States, the Accused '206 Products (where each of the Accused '206 Products is or contains a component of a patented machine, manufacture, combination or composition, or a material or apparatus for use in practicing a patented process, constituting a material part of the invention), knowing the same to be especially made or especially adapted for use in infringing the '206 patent, and not a staple article or

90.

commodity of commerce suitable for substantial noninfringing use in violation of 35 U.S.C. Section 271(c).

- 88. Sonos' continued infringement of the '206 patent is willful and deliberate because it knows of the '206 patent and the infringement of that patent no later than the filing of this action, but continues to act despite an objectively high likelihood that such acts will result in infringement of the patent.
- 89. As the direct and proximate result of Sonos' conduct, Google has suffered and, if Sonos' conduct is not stopped, will continue to suffer, competitive harm, irreparable injury, and damages in an amount to be proven at trial. Because Google's remedy at law is inadequate, Google seeks, in addition to damages, permanent injunctive relief. Google's business operates in a competitive market and will continue suffering irreparable harm absent injunctive relief.

FIFTH CAUSE OF ACTION

(Infringement of Patent No. 10,229,586)

- Google incorporates all of the above paragraphs as though fully set forth herein.
- 91. U.S. Patent No. 10,229,586, titled "Relaying Communications in a Wireless Sensor System," was duly and lawfully issued by the United States Patent and Trademark Office on March 12, 2019 and assigned to Google. A true and correct copy of the '586 patent is attached to this Complaint as Exhibit 22.
- 92. Google is the owner of all rights, title, and interest in the '586 patent, including the right to bring this suit for past and future damages and/or injunctive relief.
 - 93. The '586 patent is valid and enforceable.
- 94. Sonos infringes one or more claims of the '586 patent, including but not limited to claim 1 (the "Asserted '586 Claims"), directly and/or indirectly via induced infringement and/or by contributory infringement. Sonos infringes the Asserted '586 Claims by making, using, importing, selling for importation, and/or selling after importation into the United States at least the Sonos One, One SL, Play:1, Play:3, Play:5, Playbar, Playbase, Beam, Move, Connect:Amp, Amp, Connect, Port, and Sub products (the "Accused '586 Products") in violation of 35 U.S.C. Sections 271(a)-(b). On information and belief, the Accused '586 Products satisfy all claim

3

4 5

6 7

8

9

10 11

12

13

15

16

17

18 19

20 21

23

24

22

25 26

27 28 limitations of the Asserted '586 Claims at the time of their importation into and/or sale in the United States.

- 95. Sonos had knowledge of the '586 patent by no later than the filing of this action.
- 96. Sonos directly infringes the Asserted '586 Claims by making, using, offering to sell, or selling the Accused '586 Products in the United States and by importing the Accused '586 Products into the United States in violation of 35 U.S.C. Section 271(a). Sonos infringes at least claim 1 of the '586 patent for at least the following reasons:
- 97. To the extent the preamble is limiting, the Accused '586 Products each constitute an audio-enabled wireless device configured for bidirectional wireless communication in a wireless mesh network. For example, upon information and belief, the Accused '586 Products each include an audio-enabled wireless device that can connect to a WiFi network or to other Sonos products, including one connected via Ethernet port directly to a router.
- 98. On information and belief, the Accused '586 Products each comprise a controller operatively coupled to a wireless transceiver, an audio output element, and a reset element. For example, upon information and belief, the Accused '586 Products each comprise a microprocessor, memory, and other hardware components typically found in computers, smartphones, and related hardware. On information and belief, the Accused '586 Products each comprise a wireless transceiver enabling wireless connection to WiFi and other Sonos products propagating a mesh network (e.g., SonosNet). On information and belief, the Accused '586 Products each comprise an audio output element, such as, for example, a speaker and/or amplifier configured to output music. On information and belief, the Accused '586 Products each comprise a reset element (e.g., join button) that allow for a reset of the Accused '586 Products to factory settings.
- 99. On information and belief, the Accused '586 Products each comprise a controller configured to receive a communication packet using the wireless transceiver, the communication packet including a preamble portion, an identification code portion, a data payload portion, and an integrity portion. For example, upon information and belief, the Accused '586 Products each transmit and receive data packets using transport methods including HTTP, HTTPS, MMS, and

RTSP, and use typical data packets for these transport methods that include multiple portions, such as a preamble portion, an identification code portion, a data payload portion, and an integrity portion. On information and belief, the Accused '586 Products transmit and receive the communication packet using a wireless mesh network, such as Sonos' SonosNet, and use the identification code portion to designate different Sonos products that are, for example, part of a group formed within a "household."

100. On information and belief, the Accused '586 Products each comprise a controller configured to compare at least the identification code portion of the received communication packet to a table of identifiers stored in the audio-enabled wireless device. For example, upon information and belief, the Accused '586 Products create a mesh network by using identifiers that only allow for "secure, AES-encrypted" connections with the Sonos products in a "household." On information and belief, the Accused '586 Products use the NTP Protocol to send information between the Sonos products within the "household" by comparing the identifier of each Sonos product to the table of identifiers for the "household," and can further use these identifiers to send information to products belonging to one or more groups within that "household." On information and belief, the Accused '586 Products authorize and integrate into a "household" by using the Sonos user's account information to confirm the device is approved for communication within the group.

101. On information and belief, the Accused '586 Products each comprise a controller configured to, based on the comparison of the identification code portion of the received communication packet to an entry in the table of identifiers stored in the audio-enabled wireless device, determine to relay the communication packet to another audio-enabled wireless device. For example, upon information and belief, the Accused '586 Products use the NTP Protocol to compare the identification code portion of a received communication packet to the table of identifiers for the Sonos products in the "household" to determine whether the packet should be transmitted to another Sonos product in the "household"—for example, a Sonos product that is part of a group formed within the "household."

25

26

27

28

102. On information and belief, the Accused '586 Products each comprise a controller configured to relay the communication packet to the other audio-enabled wireless device. For example, upon information and belief, the Accused '586 Products each have a controller that communicates with, or relays data to, other Sonos products within the "household," or a group formed within the "household," via the mesh network

103. Sonos actively, knowingly, and intentionally induces the infringement of the Asserted '586 Claims by actively encouraging others to make, use, offer to sell, or sell the Accused '586 Products in the United States and/or import the Accused '586 Products into the United States in violation of 35 U.S.C. Section 271(b). Sonos knows (or should know) that its actions will induce users of the Accused '586 Products to directly infringe the Asserted '586 Claims. Those users then directly infringe the Asserted '586 Claims. For example, Sonos promotes and advertises the use of the Accused '586 Products, including the Sonos One, One SL, Five, Play:1, Play:3, Play:5, Playbar, Playbase, Beam, Arc, Move, Connect: Amp, Amp, Connect, Port and Sub products, to directly infringe the Asserted '586 Claims on its website (https://www.sonos.com/en-us/home, Exhibit 4) and in other promotional materials like user manuals and user guides. Sonos advertises to and instructs its customers and potential customers to purchase and set up one or more of the Accused '586 Products to directly infringe the Asserted '586 Claims by creating a household with connected Accused '586 Products to "[1]isten in any or every room" to music or other content by "group[ing] all your speakers to play music in sync." Sonos Website "Listen Your Way" (https://www.sonos.com/en-us/listen-your-way), Exhibit 5. Sonos also instructs its customers and potential customers to connect the Accused '586 Products in a mesh network called SonosNetTM. See, e.g., Sonos System Overview at 7-10 (Oct. 20, 2014) (https://musicpartners.sonos.com/sites/default/files/Sonos%20System%20Overview.pdf), a true and correct copy of which is attached as Exhibit 23; Sonos User Guide at 3, 6, 88 (Sept. 2019) (https://www.sonos.com/support/en/pdfs/sonos-user-guide.pdf), Exhibit 3.

104. By instructing its customers and potential customers, for example, to create groupings of the Accused '586 Products in a household mesh network, Sonos induces its customers and potential customers to transmit data between the Accused '586 Products within the

mesh network by playing music or other content on the Accused '586 Products. Sonos Website "Listen Your Way" (https://www.sonos.com/en-us/listen-your-way), Exhibit 5. Sonos also provides customer support on its website where Sonos employees instruct customers to directly infringe the Asserted '586 Claims by joining the Accused '586 Products in a group to play music. Sonos Support Website, "Group and ungroup rooms", (support.sonos.com/s/article/3391), a true and correct copy of which is attached as Exhibit 24. Sonos also provides customer support regarding how its devices are associated with specific "Sonos ID" codes that correspond to specific wireless networks. *See, e.g.*, Sonos Community, Move: Using across multiple Sonos systems, January 12, 2020 (https://en.community.sonos.com/advanced-setups-229000/move-using-across-multiple-sonos-systems-6835368), Exhibit 6. Based on these instructions by Sonos, users of the Accused '586 Products directly infringe the Asserted '586 Claims.

- selling within the United States or importing into the United States the Accused '586 Products (where each of the Accused '586 Products is or contains a component of a patented machine, manufacture, combination or composition, or a material or apparatus for use in practicing a patented process, constituting a material part of the invention), knowing the same to be especially made or especially adapted for infringing the '586 patent, and not a staple article or commodity of commerce suitable for substantial noninfringing use in violation of 35 U.S.C. Section 271(c).
- 106. Sonos' continued infringement of the '586 patent is willful and deliberate because it knows of the '586 patent and the infringement of that patent no later than the filing of this action, but continues to act despite an objectively high likelihood that such acts will result in infringement of the patent.
- 107. As the direct and proximate result of Sonos' conduct, Google has suffered and, if Sonos' conduct is not stopped, will continue to suffer, competitive harm, irreparable injury, and damages in an amount to be proven at trial. Because Google's remedy at law is inadequate, Google seeks, in addition to damages, permanent injunctive relief. Google's business operates in a competitive market and will continue suffering irreparable harm absent injunctive relief.

1	PRAYER FOR RELIEF				
2	WHE	REFORE, Google respectfully requests the following relief:			
3	A.	Judgment in Google's favor and against Sonos on all causes of action alleged			
4		herein;			
5	В.	Damages in an amount to be further proven at trial, including trebling of all			
6		damages awarded with respect to infringement of the U.S. Patent Nos. 7,899,187,			
7		8,583,489, 10,140,375, 7,065,206, and 10,229,586;			
8	C.	An injunction prohibiting further infringement of the Asserted Patents by Sonos;			
9	D.	Judgment that this is an exceptional case;			
10	E.	Costs of suit incurred herein;			
11	F.	Prejudgment interest;			
12	G.	Attorneys' fees and costs; and			
13	Н.	Such other and further relief as the Court may deem to be just and proper.			
14					
15	DATED: Jun	e 11, 2020 QUINN EMANUEL URQUHART & SULLIVAN, LLP			
16		SOLLIVAN, LLI			
17					
18		By /s/ Charles K. Verhoeven Charles K. Verhoeven			
19		Attorneys for GOOGLE LLC			
20					
21					
22					
23					
24					
25					
26					
27					
28					
- 1					

1	DEMAND FOR JURY TRIAL		
2	Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure, Google respectfully		
3	demands a trial by jury on all issues triable by jury.		
4			
5	DATED: June 11, 2020 QUINN EMANUEL URQUHART &		
6	SULLIVAN, LLP		
7			
8	By /s/ Charles K. Verhoeven Charles K. Verhoeven		
9	Attorneys for GOOGLE LLC		
10			
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			