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22	SONOG INC		N- 0.00	001/0
23	SONOS, INC.,	Cas	se No. 2:20-	-cv-00169
24	Plaintiff,			
	V.			FOR PATENT
25 26	GOOGLE LLC,		FRINGEME	
26		JU	RY TRIAL	DEMANDED
27	Defendant.	1		
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COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff Sonos, Inc. ("Sonos" or "Plaintiff") hereby asserts the following
claims for patent infringement of United States Patent Nos. 8,588,949, 9,195,258,
9,219,959, 10,209,953, and 10,439,896 ("patents-in-suit"; attached hereto as
Exhibits 1-5 respectively) against Defendant Google LLC ("Google" or
"Defendant"), and alleges as follows:

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INTRODUCTION

8 1. In the early 2000s, Sonos pioneered what is known as wireless multi-9 room audio, bringing its first commercial products to market in 2005. In 10 recognition of its wide-ranging innovations, the U.S. Patent & Trademark Office 11 has granted Sonos more than 750 patents, including the patents-in-suit. The 12 innovations captured by these patents cover many important aspects of wireless 13 multi-room audio devices/systems, including, for example, how to set up a playback 14 device on a wireless local area network, how to manage and control groups of 15 playback devices (*e.g.*, how to adjust group volume of playback devices and how 16 to pair playback devices together for stereo sound), and how to synchronize the play 17 back of audio within groups of playback devices.

18 2. As early as 2013, Google gained knowledge of Sonos's patented multi-19 room technology through a partnership with Sonos to integrate Google Play Music 20 into the Sonos platform. However, just two years later in 2015, Google began 21 willfully infringing Sonos's patents when it launched its first wireless multi-room 22 audio product - Chromecast Audio. Since 2015, Google's misappropriation of Sonos's patented technology has only proliferated, as Google has expanded its 23 24 wireless multi-room audio system to more than a dozen different infringing 25 products, including, for example, the Google Home Mini, Google Home, Google 26 Home Max, and Pixel phones, tablets, and laptops. Worse still, Google has 27 persisted despite the fact that Sonos has warned Google of its infringement on at 28 least four separate occasions dating back to 2016.

3. 1 The harm produced by Google's infringement has been profoundly 2 compounded by Google's business strategy to use its multi-room audio products to 3 vacuum up invaluable consumer data from users and, thus, further entrench the 4 Google platform among its users and ultimately fuel its dominant advertising and 5 search platforms. In furtherance of this strategy, Google has not merely copied 6 Sonos's patented technology, it has also subsidized the prices of its patent-7 infringing products, including at the entry level, and flooded the market. These 8 actions have caused significant damage to Sonos.

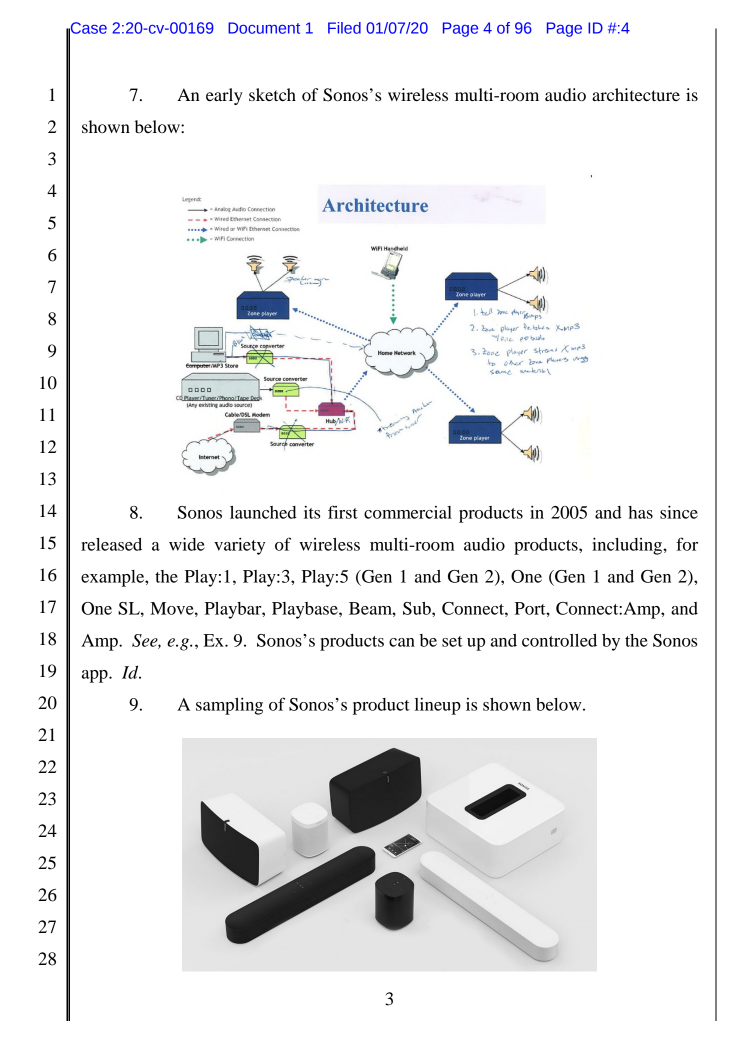
9 4. Sonos has brought this lawsuit to hold Google accountable for its10 willful infringement of Sonos's patent rights.

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SONOS'S INNOVATION

5. Founded in 2002, Sonos invented what is known today as wireless
multi-room audio. Ex. 6 (2013 *NBC News*: "If you're not familiar with Sonos, this
company revolutionized the home audio world a decade ago...."); Ex. 7 (2015 *Men's Journal*: "Sonos almost singlehandedly established the stand-alone wireless
home speaker system category....").

17 At the time of Sonos's founding, multi-room audio systems were 6. dependent on a centralized receiver hard-wired to each individual passive speaker 18 throughout a home or business. In sharp contrast, Sonos's system eliminated this 19 20 dependency and, instead, relies on intelligent, networked playback devices to 21 deliver premium sound wirelessly throughout a home or business. While 22 conquering the challenge of inventing a multi-room wireless audio system was 23 difficult in its own right, Sonos also built a system that is easy to setup, easy to use, 24 customizable, readily integrated with other technologies and services, and effective 25 in delivering outstanding sound quality in any home or business environment. See, 26 e.g., Ex. 8 (2005 PC Magazine: describing one of Sonos's first products as "the 27 iPod of digital audio" for the home and contrasting Sonos with conventional home 28 audio systems that required "dedicated wiring").



1 10. Sonos's products are consistently hailed as setting the standard for the 2 industry. See, e.g., Ex. 10 (2018 Digital Trends: "Sonos is the king of multiroom 3 audio "); Ex. 11 (2019 What Hi-Fi: "[N]o multi-room offering is as complete 4 or as pleasurable to live with as Sonos.").

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11. Sonos's products are also compatible with many different third-party 6 music streaming services and Sonos has entered into partnerships with dozens of 7 them to integrate their services into the Sonos platform. See, e.g., Ex. 12. For 8 example, in 2013, Sonos started working closely with Google to integrate the 9 Google Play Music streaming service and Google Play Music launched on the 10 Sonos platform in 2014 (with Google's YouTube Music service added later). See, 11 *e.g.*, Ex. 13. As recognized at the time, Sonos's integration work with Google was 12 especially "deep" and gave Google a wide aperture through which to view Sonos's 13 proprietary technology. Id. (2014 Wired: "Now, Google Play Music will be 14 available as an option to Sonos owners via the Sonos controller app (iOS, Android, 15 and web). And, for the first time, the Google Play Music Android app is getting 16 updated with a button that lets users easily play music from any Sonos speaker in 17 the house. This is the first time this sort of deep integration has happened between 18 a third party music service and Sonos.").

19 12. As a pioneer in wireless audio, Sonos has been and continues to be at the forefront of technological innovation and diligently protects its inventions. 20 21 Leading outside organizations have recognized the value of Sonos's ingenuity. For 22 example, Sonos earned a spot on the IPO list of "Top 300 Organizations Granted 23 U.S. Patents" and the IEEE recognized Sonos as having one of "[t]he technology 24 world's most valuable patent portfolios." See Exs. 14, 15. Currently, Sonos is the 25 owner of more than 750 United States Patents related to audio technology, as well as more than 420 pending United States Patent Applications. Sonos's patents cover 26 27 important aspects of wireless multi-room audio systems, such as setting up a 28 playback device on a wireless local area network, managing and controlling groups

of playback devices (*e.g.*, adjusting group volume of playback devices and pairing
 playback devices together for stereo sound), and synchronizing playback of audio
 within groups of playback devices. These features are covered by the patents-in suit.

5 13. Sonos identifies many of its patents on the "Patents" webpage of 6 Sonos's website. *See* Ex. 16. In addition, Sonos encloses notices of its patents with 7 its product inserts/manuals, which state that "[o]ur patent-to-product information 8 can be found here: sonos.com/legal/patents." *See, e.g.*, Exs. 9, 17. Sonos also 9 provides a link in the Sonos app to sonos.com/en-us/legal/terms through which the 10 "Patents" webpage of Sonos's website can be accessed. *See* Ex. 18.

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GOOGLE'S INFRINGEMENT

12 14. In 2015, a decade after Sonos's first product launch, Google released its "Chromecast Audio" – an audio adapter/dongle that can turn a speaker with an 13 14 auxiliary port into a wireless, networked speaker. While the Chromecast Audio 15 product did not launch with Sonos's patented multi-room audio functionality, 16 Google clearly understood the importance of this popular audio feature as it 17 released a multi-room audio software update only a couple of months after launch. See Ex. 19 (2015 The Guardian: "Google is also working on multi-room audio 18 19 streaming using the Chromecast Audio, but it will not support the popular feature 20 out of the box.").

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21 15. In announcing its multi-room software update, Google explained the22 importance of this added functionality:

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A couple of months ago we launched Chromecast Audio. . . . Today we're starting to add two new features to the latest software update to elevate your listening experience. . . . Now you can easily fill every room in your home-bedroom, kitchen, living room, or wherever you have a Chromecast Audio connected-with synchronous music. Multiroom lets you group Chromecast Audio devices together so you can

listen to the same song on multiple speakers.

2 Ex. 20 (December 2015 *Google Chrome Blog*).

16. As observed in a 2015 *Variety* article entitled "Google's Chromecast
Audio Adapter Gets Multi-Room Support Similar to Sonos," Google's updated
Chromecast Audio was considered a "major" advancement for Google and was
recognized as competing directly with Sonos because of its similar multi-room
capability:

Google's recently-launched Chromecast Audio adapter is getting a major feature update this week: Consumers will now be able to group multiple Chromecast audio adapters to stream their favorite music simultaneously in more than one room, similar to the multi-room support available for internet-connected loudspeakers like the ones made by Sonos.

14 Ex. 21.

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15 17. To control the multi-room Chromecast Audio, Google also provided a
16 Chromecast app with multi-room audio functionality similar to the Sonos app. As
17 observed in a 2015 article by *Pocket-Lint*, Google's multi-room app "can pretty
18 much do the same thing" as Sonos's app:

[Chromecast Audio]'s been updated to make it more comparable to Sonos, a smart speaker system that wirelessly streams all your Hi-Fi music to any room, or every room. You control your Sonos experience with one app. Well, thanks to a new software rollout, Chromecast Audio can pretty much do the same thing.

24 Ex. 22.

18. The media comparisons between Google's Chromecast Audio and
Sonos's products are a result of the fact that, on information and belief, Google
copied key features from Sonos. These features include, for example, Sonos's
patented technology for setting up a playback device on a wireless local area

1 network, adjusting group volume of playback devices, and synchronizing playback 2 of audio within groups of playback devices.

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Moreover, as explained above, Google released the Chromecast Audio 19. merely two years after partnering with Sonos to integrate Google Play Music into the Sonos platform. On information and belief, Google exploited the knowledge of Sonos's system that it gained from this integration work to develop its multi-room Chromecast Audio product and infringe Sonos's patents.

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20. Over the next four years, Google aggressively expanded its line of 9 multi-room wireless audio products through new product releases and software 10 updates. On information and belief, with each iteration, Google's copying of 11 Sonos's products and patented technology became even more blatant.

For example, , on information and belief, in 2016, a year after Google 12 21. 13 launched the Chromecast Audio wireless adapter, Google escalated its copying of 14 Sonos by releasing the Google Home multi-room audio player (which was 15 controlled by Google's rebranded multi-room controller app – the Google Home 16 app). Unlike the Chromecast Audio, the Google Home added an internal speaker 17 driver making it an "all-in-one" audio player akin to Sonos's prior Play:1, Play:3, 18 and Play:5 products.

19 22. As with the Chromecast Audio, the Google Home was recognized as 20 a direct attack on Sonos. When the Google Home was announced, for example, 21 *The Register* observed that "[n]o market is safe from [the] search engine monster" 22 and that Google was in particular "offering new products to compete with Sonos in 23 the music streaming market." See Ex. 23. The Register also further noted the 24 conspicuous similarity that multiple "Google Homes will work with one another, 25 allowing music to be spread into different rooms on command - like the very 26 popular Sonos music system." Id.

27 23. Like *The Register*, *The Verge* also recognized the similarities between 28 the new infringing Google Home and Sonos's prior products: "You can also group

multiple Home units together and play music through all of them simultaneously, 2 similar to how Sonos works." See Ex. 24.

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Again, the media comparisons between Google's Home and Sonos's 24. 4 products reflected a darker truth that, on information and belief, Google had 5 misappropriated Sonos's innovations. These innovations include, for example, 6 Sonos's patented technology for setting up a playback device on a wireless local 7 area network, adjusting group volume of playback devices, and synchronizing 8 playback of audio within groups of playback devices. Notably, Google launched 9 the Google Home product in November 2016 despite Sonos's prior warnings of infringement in August and October, as set forth below. 10

11 25. On information and belief, the Google Home proved to be merely 12 another forerunner to further copying by Google. In 2017, Google released two 13 additional "all-in-one" wireless multi-room products – the Google Home Max and 14 the Google Home Mini. Google's Home Max in particular was seen as a "Sonos" 15 Clone" and a "not-so-subtle copy of the [Sonos] Play:5 speaker" Ex. 25. As 16 explained by *Gizmodo*, "[i]t's also hard not to see the [Google Home Max] device 17 as something of a jab at Sonos." *Id.*; see also, e.g., Ex. 26 (2017 Android Central: "You can't help but look at Google Home Max . . . and come to the conclusion that 18 19 Google is sticking its nose where Sonos has been for years.").

20 26. As with Google's other prior infringing products, on information and 21 belief, Google also copied Sonos's patented technology for the Google Home Max. 22 This patented technology includes, for example, Sonos's patented technology for 23 setting up a playback device on a wireless local area network, adjusting group 24 volume of playback devices, and synchronizing playback of audio within groups of 25 playback devices. With the Google Home Max, however, Google copied even 26 more of Sonos's patented technology than it did with Google's previous wireless 27 audio products. For instance, the Google Home Max also copied Sonos's patented 28 "pairing" technology, which allows two playback devices to be paired together for

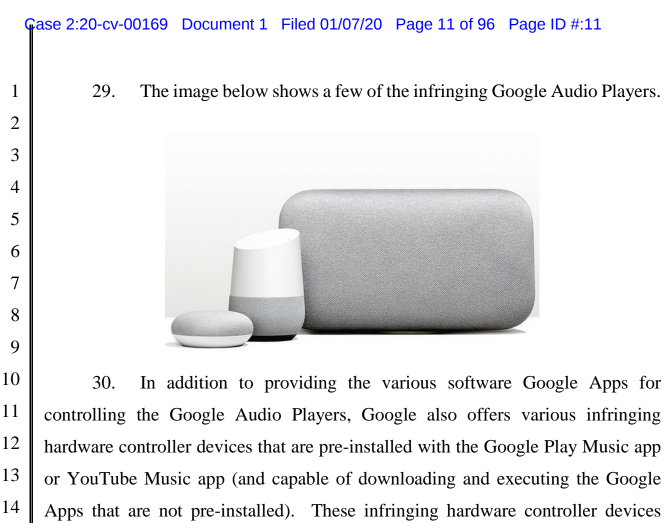
1 stereo sound.

2 27. In contrast to the Google Home Max, which was priced similarly to 3 Sonos's comparable products, the Google Home Mini predatorily implemented 4 Sonos's valuable patented technology into an all-in-one wireless multi-room 5 product that Google sells at a super-cheap subsidized price point or even gives away 6 for free. Ex. 27 ("At \$49, Google Home Mini works on its own or you can have a 7 few around the house, giving you the power of Google anywhere in your home."); 8 Ex. 28 ("Google partnered with Spotify to offer Home Minis as a free promotion" 9 for Spotify Premium customers. Spotify's premium userbase is nearly 90 million, 10 so if even a fraction of users take the free offer, a massive influx of Google smart 11 speakers will enter the market."). As is well understood, Google uses its Home 12 Mini as a "loss leader" to generate additional revenue from other revenue streams 13 that are bolstered and/or enabled by the sale of Google's wireless multi-room audio 14 products. See, e.g., Ex. 28 (explaining that Google is using its smart speaker 15 devices as a "loss leader' to support advertising or e-commerce.").

28. 16 On information and belief, Google's pervasive copying of Sonos's 17 products and patented technology has resulted in an infringing product line that now 18 includes at least the Chromecast, Chromecast Ultra, Chromecast Audio, Home 19 Mini, Nest Mini, Home, Home Max, Home Hub, Nest Hub, Nest Hub Max, and 20 Nest Wifi Point (individually or collectively, "Google Audio Player(s)"), all of 21 which can be controlled by, for example, the Google Home app, Google Play Music 22 app, and YouTube Music app (individually or collectively, "Google App(s)"). See, 23 *e.g.*, Exs. 29-39.¹

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 &</sup>lt;sup>1</sup> Any reference to a "Google Audio Player" or a "Google App" includes each version and generation of such player/app unless otherwise noted.



14 Apps that are not pre-installed). These infringing hardware controller devices 15 include, for example, Google's "Pixel" phones, tablets, and laptops (e.g., the Pixel 16 3, Pixel 3 XL, Pixel 3a, Pixel 3a XL, Pixel 4, and Pixel 4 XL phones, the Pixel Slate 17 tablet, and the Pixelbook and Pixelbook Go laptops) (individually or collectively, 18 "Google Pixel Device(s)"). See, e.g., Exs. 40-43.²

19 31. Herein, "Google Wireless Audio System" refers to one or more 20 Google Audio Players, one or more Google Pixel Devices, and/or one or more 21 Google Apps.

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GOOGLE'S UNJUST ENRICHMENT

23 32. Google's infringement of Sonos's patented inventions has paved the 24 way for Google to generate billions of dollars in revenue. A December 2018 market 25 report by *Royal Bank of Canada*, for example, concluded that Google has sold over 26 40 million Google Home devices in the U.S. and that Google generated \$3.4 billion 27

² Any reference to a "Google Pixel Device" includes each version and generation 28 of such device unless otherwise noted.

in Google Home revenue in 2018 alone. Ex. 44 at p. 1, 4, 14-15. *Royal Bank of Canada* also found that, as of August 2017, Google had sold more than 55 million
 Chromecast devices and that Google generated \$998 million in Chromecast revenue
 in 2018. *Id.* at p. 4, 16. Further, *Royal Bank of Canada* estimated that, in 2018,
 Google generated \$3.4 billion in Pixel device revenue. *Id.* at p. 4, 16, 18.

6 33. Moreover, the revenue obtained from sale of Google's hardware 7 devices presents an incomplete picture of the full value to Google, as Google is 8 selling the infringing products at a discount and/or as a "loss leader" to generate 9 future revenue. For instance, on information and belief, Google's copying of 10 Sonos's patented inventions has helped and/or will help Google generate significant 11 revenue from the use of Google's hardware devices including advertising, data 12 collection, and search via the Google Wireless Audio Systems. As the *New York* 13 Post explained, "Amazon and Google both discounted their home speakers so 14 deeply over the holidays that they likely lost a few dollars per unit . . . hoping to 15 lock in customers and profit from later sales of goods and data about buying habits." 16 Ex. 45. Similarly, *News Without Borders* explained that companies like Google are using their "smart speaker" devices as "loss leader[s]' to support advertising" 17 18 Ex. 28.

19 34. On information and belief, Google's copying of Sonos's patented 20 inventions has also helped and/or will help Google generate significant revenue 21 from driving its users to make follow-on purchases such as streaming music 22 subscriptions and retail purchases via the Google Wireless Audio Systems. For 23 example, an NPR "smart speaker" survey found that 28% of survey respondents 24 agreed that "[g]etting a Smart Speaker led [them] to pay for a music subscription 25 service," and Google offers two such subscriptions – Google Play Music and 26 YouTube Music. Ex. 46 at p. 20. Likewise, the NPR survey also found that 26% 27 of respondents use their smart speakers "regularly" to "add [items] to shopping 28 list." Id. at p. 15; see also, e.g., Ex. 28 (stating that companies like Google are using

their "smart speaker" devices as "'loss leader[s]' to support . . . e-commerce.").

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GOOGLE'S INFRINGEMENT IS WILLFUL

35. Google has undertaken this infringing conduct knowingly and willfully. Indeed, Google had actual and/or constructive knowledge of Sonos's patents for years prior to the filing of this action.

6 36. More specifically, Sonos raised the issue of infringement with Google 7 as early as August 2016. In October 2016, Sonos put Google on notice of infringement of 28 Sonos patents, including asserted United States Patent Nos. 8 9 8,588,949, 9,195,258, and 9,219,959. Later in January 2018, and then again in July 10 2018, Sonos put Google on notice of infringing even more Sonos patents. Yet 11 again, in February 2019, Sonos put Google on notice of infringement of 100 Sonos 12 patents, including asserted United States Patent No. 10,209,953. In addition, Sonos 13 provided a pre-filing copy of this Complaint to Google, thereby providing further 14 notice of infringement of the patents-in-suit, including United States Patent No. 15 10,439,896.

16 37. As another example, Google has been aware of (or, at a minimum, was 17 willfully blind to) Sonos's patents well before August 2016 in view of Sonos's 18 previously-filed patent litigation against D&M (another direct competitor of Sonos 19 and Google) and its infringing Denon HEOS system – Sonos Inc. v. D&M Holdings, 20 Inc., C.A. No. 14-1330-RGA (D. Del.) ("the D&M Litigation"). See Ex. 47. This 21 prior litigation, initiated in 2014, lasted more than three years, garnered media 22 attention across the industry, and resulted in a jury verdict for Sonos on all counts, 23 including, *inter alia*, willful infringement of two of the patents-in-suit asserted here 24 against Google – United States Patent Nos. 8,588,949 and 9,195,258. See, e.g., Ex. 25 48 (2014 *VentureBeat* article entitled "Sonos sues Denon, alleging wireless speaker 26 patent infringement"); Ex. 49 (2014 CNET article entitled "Sonos sues Denon for 27 'copying' its wireless products''); Ex. 50 (Sonos v D&M jury Verdict Form finding 28 for Sonos on all counts).

1 38. Further, Google has also been aware of (or, at a minimum, was 2 willfully blind to) Sonos's patents well before Sonos provided Google notice of 3 infringement because Google's development of competitive products since the 4 launch of its Google Wireless Audio System in 2015 occurred against the backdrop 5 of: 1) a decade in which Sonos was the recognized pioneer in the wireless audio 6 industry; 2) Google's partnership with Sonos dating to at least as early as 2013; and 7 3) Sonos's prominent display of its patents on Sonos's website, and Sonos's 8 inclusion of a notice of its patents in Sonos's product inserts/manuals as well as the 9 Sonos app.

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THE PARTIES

39. Plaintiff Sonos, Inc. is a Delaware corporation with its principal place
of business at 614 Chapala Street, Santa Barbara, California 93101. Sonos is the
owner of the patents-in-suit.

40. Defendant Google LLC is a Delaware limited liability corporation
with its principal place of business at 1600 Amphitheatre Parkway, Mountain View,
CA 94043. Google LLC also maintains other established places of business,
including established places of business in this district at, for example, 340 Main
St, Venice, CA 90291 and 12422 W Bluff Creek, Playa Vista, CA 90094.

41. Google LLC is one of the largest technology companies in the world
and conducts product development, engineering, sales, and online retail, search, and
advertising operations in this district.

22 42. directly and/or indirectly Google LLC develops, designs, 23 manufactures, distributes, markets, offers to sell, sells, and/or imports the infringing 24 Google Wireless Audio System at issue in this litigation in/into the United States, 25 including in the Central District of California, and otherwise purposefully directs 26 infringing activities to this District in connection with its Google Wireless Audio 27 System.

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JURISDICTION AND VENUE

2 43. As this is a civil action for patent infringement arising under the patent 3 laws of the United States, 35 U.S.C. § 1 et seq., this Court has subject matter 4 jurisdiction over the matters asserted herein under 28 U.S.C. §§ 1331 and 1338(a). 5 44. This Court has personal jurisdiction over Google because, pursuant to 6 Fed. R. Civ. P. 11(b)(3), Google has: (1) availed itself of the rights and benefits of 7 the laws of the State of California, (2) transacted, conducted, and/or solicited 8 business and engaged in a persistent course of conduct in the State of California (and 9 in this District), (3) derived substantial revenue from the sales and/or use of 10 products, such as the infringing Google Wireless Audio System, in the State of 11 California (and in this District), (4) purposefully directed activities (directly and/or 12 through intermediaries), such as shipping, distributing, offering for sale, selling, 13 and/or advertising its infringing Google Wireless Audio System, at residents of the 14 State of California (and residents in this District), (5) delivered its infringing Google 15 Wireless Audio System into the stream of commerce with the expectation that the 16 Google Wireless Audio System will be used and/or purchased by consumers, and (6) 17 committed acts of patent infringement in the State of California (and in this District).

18 45. This Court also has personal jurisdiction over Google because it is 19 registered to do business in the State of California and has one or more regular and 20 established places of business in the Central District of California.

21 46. Venue is proper in this District under the provisions of 28 U.S.C. § 22 1400(b) because, as noted above, Google has committed acts of infringement in this district and has one or more regular and established place of business in this district. 23

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PATENTS-IN-SUIT

Background

47. 26 Sonos was founded to solve various shortcomings in existing 27 conventional audio technology. At the time, a "conventional multi-zone audio 28 system" was based on a "centralized" device that was "hard-wired" to "audio

players" in different rooms with dedicated speaker wire. *See, e.g.*, '949 Patent at 1:41-47, 1:57-60; *see also, e.g.*, '959 Patent at 6:54-61. These "audio players" were basic "speakers" that passively received and outputted audio signals but lacked processing capabilities. *See, e.g.*, '949 Patent at 1:41-60.

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In this conventional "hard-wired" configuration, each audio player 48. 6 relied on a "centralized" device that managed and controlled the multi-zone audio 7 system. Under this approach, audio sources were either hard-wired to the 8 "centralized" device, which made playing different audio sources at different audio 9 players difficult (if not impossible), or hard-wired locally at a given audio player, which "[made] source sharing difficult." See, e.g., '949 Patent at 1:45-56. For 10 11 example, before an audio player could play audio from a source, a user had to 12 configure the centralized device to route audio to the audio player from the common source. See, e.g., id. at 1:50-60. 13

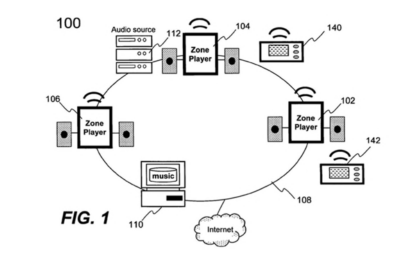
49. In these conventional "hard-wired" systems, it was difficult or
impossible to play different audio sources on different audio players, "group" and
control audio players, access and play network-based audio sources (*e.g.*, Internet
radio), and install and configure the system in the first instance, which required
physically connecting every device to the "centralized" device. *See, e.g.*, '949
Patent at 1:34-2:13; '959 Patent at 6:52-61.

50. As recognized in 2005 when Sonos released its first products, Sonos
developed a series of new technologies to solve the many shortcomings of
conventional hard-wired audio systems, thereby revolutionizing the field. In turn,
Sonos's own introduction of paradigm-shifting technology created new
technological opportunities and/or challenges that Sonos further solved.

51. For starters, Sonos provided an unconventional system architecture
comprising "zone players" (also referred to as "playback devices") on a computer
data network that were controlled by physical "controller" devices. *See, e.g.*, '949
Patent at FIG. 1; '258 Patent at FIG 1. The following figure illustrates a simplified

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diagram of an exemplary Sonos audio system in accordance with this new system
 architecture, which comprises "zone players" 102, 104, and 106 and "controllers"
 140 and 142 coupled to one another by a local data network 108 and two local audio
 sources 110 and 112 along with a connection to the Internet:



13 '949 Patent at FIG. 1; *see also, e.g.*, '258 Patent at FIG. 1.

14 52. Unlike audio players in conventional "centralized," "hard-wired"
15 multi-zone audio systems, Sonos's "zone players" were "independent playback
16 devices" with a data network interface and processing intelligence enabling each
17 "zone player" to independently access and play back any audio source available on
18 a local data network or another data network coupled thereto (*e.g.*, the Internet)
19 without a centralized device. *See, e.g.*, '949 Patent at 4:60-64, 5:2-36, 9:50-52,
20 Claims 1, 8, 15; '258 Patent at 1:33-44, 2:40-3:22, Claims 1, 11, 17.

The new, unconventional nature of Sonos's "zone players" introduced 21 53. 22 additional technological challenges to Sonos's system, which required Sonos's 23 "zone players" to have new intelligence enabling the "zone players" to "share 24 information" with one another so that they could "reproduce audio information 25 synchronously," among other unconventional capabilities. See, e.g., '258 Patent at Thus, Sonos's new system featured "zone players" that could 26 31:34-41. 27 simultaneously play different audio from different sources or be "grouped" together

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to play the same audio source in a synchronized manner. *See, e.g.*, '258 Patent at
 FIG. 1, 3:50-61, 4:22-50, 5:10-6:64, Claims 1, 11, 17; '949 Patent at 2:28-48, 9:49 59, Claims 1, 8, 15.

4 54. Further, unlike the "pre-configured and pre-programmed 5 controller[s]" used to control conventional "centralized," "hard-wired" audio 6 systems, Sonos's "controller" devices were capable of remotely controlling any 7 "zone player" in a Sonos audio system from anywhere in a user's house or the like 8 via a data network. See, e.g., '949 Patent at 6:43-60; see also, e.g., '258 Patent at 9 5:27-29, 5:38-40, 6:37-46. Building on the intelligence of Sonos's new "zone" players," Sonos's "controllers" had new capabilities, including dynamically 10 11 "grouping the zone players" and "control[ling] the volume of each of the zone players in a zone group individually or together." '949 Patent at 6:43-60; see also, 12 13 *e.g.*, '258 Patent at FIG. 1, 3:50-61, 4:22-50, 5:10-6:64, 9:17-26, Claims 1, 11, 17.

14 Thus, Sonos's audio system comprising networked "zone players" 55. 15 controlled by physical "controllers" over a data network provided an entirely new 16 paradigm in home audio that overcame the technological deficiencies of conventional audio systems. 17 Moreover, Sonos's unconventional system 18 architecture created new technological challenges that needed to be solved and 19 provided a new platform for further innovation. As discussed in further detail 20 below, the Sonos patents-in-suit are directed to overcoming these technological 21 challenges and building on this new platform.

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<u>U.S. Patent No. 8,588,949</u>

56. Sonos is the owner of U.S. Patent No. 8,588,949 (the "'949 Patent"),
entitled "Method and Apparatus for Adjusting Volume Levels in a Multi-Zone
System," which was duly and legally issued by the United States Patent and
Trademark Office ("USPTO") on November 19, 2013. A Reexamination
Certificate for the '949 Patent was duly and legally issued by the USPTO on
November 5, 2015. A copy of the '949 Patent, including the Reexamination

1 Certificate, is attached hereto as Exhibit 1.

2 57. The '949 Patent relates generally to devices, computer-readable
3 media, and methods for controlling a plurality of playback devices on a local area
4 network.

5 58. The '949 Patent recognized problems with conventional multi-zone 6 audio systems. For instance, the '949 Patent recognized that "conventional multi-7 zone audio system[s]" were undesirably based on a "centralized" device that was 8 "hard-wired" to "audio players" in different rooms with dedicated speaker wire. See, e.g., '949 Patent at 1:41-47, 1:57-60. Moreover, because these "conventional 9 10 multi-zone audio system[s]" were "either hard-wired or controlled by a pre-11 configured and pre-programmed controller," it was "difficult for [a conventional] 12 system to accommodate the requirement of dynamically managing the ad hoc 13 creation and deletion of groups," among other disadvantages of conventional multi-14 zone audio systems. See, e.g., id. at 1:57-2:12.

15 59. In this regard, the '949 Patent recognized "a need for dynamic control
of [] audio players as a group" and a solution that allowed "audio players [to] be
readily grouped" with "minimum manipulation." *See, e.g., id.* at 2:13-15. In
particular, the '949 Patent recognized "a need for user interfaces that may be readily
utilized to group and control [] audio players." *See, e.g., id.* at 1:15-18. The claimed
inventions of the '949 Patent are directed to technology that provides a solution to
such needs. *See, e.g., id.* at 2:65-3:3.

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<u>The Inventions Claimed in U.S. Patent No. 8,588,949 Improved Technology</u> & Were Not Well-Understood, Routine, or Conventional

60. Given the state of the art at the time of the inventions of the '949
Patent, including the deficiencies in "centralized," "hard-wired" multi-zone audio
systems of the time, the inventive concepts of the '949 Patent cannot be considered
to be conventional, well-understood, or routine. *See, e.g.*, '949 Patent at 1:26-2:12.
The '949 Patent provides an unconventional solution to problems that arose in the

context of "centralized," "hard-wired" multi-zone audio systems – namely, that
 such systems made it difficult (or impossible) to dynamically group audio players
 for synchronous playback and dynamically control such grouped audio players.
 See, e.g., id. at 1:57-2:12.

5 61. At the core of the '949 Patent are aspects of Sonos's unconventional 6 system architecture – a "controller" and a plurality of "independent playback 7 devices" (e.g., "zone players") communicating over a "local area network" (LAN). 8 Further, unlike the "pre-configured and pre-programmed controller[s]" used to control conventional "centralized," "hard-wired" multi-zone audio systems, the 9 10 '949 Patent's "controller" devices were unconventionally capable of controlling 11 any "zone player" in the system from anywhere in a user's house or business via 12 the LAN, such as by dynamically "grouping the zone players" and "control[ling] 13 the volume of each of the zone players in a zone group individually or together." 14 See, e.g., '949 Patent at 6:43-60.

15 62. In this respect, it was not well-understood, routine, or conventional at the time of the inventions of the '949 Patent to have a "controller" configured to 16 17 (i) provide a user interface for a "player group" that includes a plurality of 18 "players," each being an "independent playback device," and (ii) accept an input to facilitate formation of the "player group" for "synchronized playback of a 19 20 multimedia output from the same multimedia source." See, e.g., '949 Patent at Claims 1, 8, 15; see also, e.g., Ex. 8 (2005 PC Mag: "[Sonos's ZonePlayers] can 21 22 play the same music throughout the house, perfectly synchronized. Even though 23 that may seem drop-dead simple, other hubs don't do it. And you can join multiple 24 rooms to play the same music . . . on the fly.").

63. Furthermore, it was not well-understood, routine, or conventional at
the time of the inventions of the '949 Patent to have a "controller" configured to
(i) accept, for any individual "player" in a "player group," a player-specific input
to adjust the volume of that individual "player," where the player-specific input

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causes that individual "player" to adjust its volume and (ii) accept a "group-level"
 input to adjust a volume associated with the "player group," where the player specific input causes each of the "players" in the "player group" to adjust its
 respective volume. *See, e.g.*, '949 Patent at Claims 1, 8, 15.

5 64. These are just exemplary reasons why the inventions claimed in the
6 '949 Patent were not well-understood, routine, or conventional at the time of their
7 invention.

8 65. The unconventional nature of the '949 Patent has also been confirmed
9 by wide-spread industry praise for the patented technology of the '949 Patent as an
10 advancement in the field of home audio, as set forth below.

11 66. Notably, the District Court of Delaware held that the claimed
12 inventions of the '949 Patent are "patent-eligible subject matter under § 101." *See*13 Ex. 51 at p. 13. In particular, the district court recognized that the claimed
14 inventions of the '949 Patent "represent[] a substantial improvement over the
15 existing technology" that "provides for capabilities far beyond what a traditional
16 hardwired system offers." *Id.* at p. 12.

17 67. The district court also recognized that the '949 Patent's solutions 18 cannot be performed solely by a human. *See, e.g., id.* at pp. 11-12 ("Defendants' 19 arguments that a human could perform the actions the [controller] device is said to 20 perform is at best illogical."). Indeed, the '949 Patent's claimed solutions are not 21 merely drawn to longstanding human activities at least because they address 22 problems rooted in multi-zone audio systems. *See, e.g., id.* at p. 12 ("This is not 23 simply a 'more efficient' method of doing something already done by humans.").

68. Moreover, the innovative and unconventional nature of the '949 Patent
was confirmed by the validity findings in the D&M Litigation (*see* Ex. 50) and the
'949 Patent reexamination proceeding (*see* Ex. 1).

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<u>The Inventions Claimed in U.S. Patent No. 8,588,949 Provide Important</u> <u>Advantages to Wireless Audio Systems</u>

3 69. The group volume control technology of the '949 Patent provides 4 significant advantages that are important to wireless audio systems. The advantages 5 of Sonos's group volume control technology are reflected in the recognition and 6 praise it has received from the press. For example, shortly after Sonos launched its 7 first commercial product in 2005, PC Magazine exclaimed: "[Sonos] is the first 8 digital audio hub we can recommend without reservation . . . Once you're back 9 to using the master volume control, the volume rises or falls relative to each room's existing setting. These are the brilliant touches" See Ex. 8. As another 10 11 example, in 2005, *Playlist* lauded Sonos's "Controller" for its "stand[] out" 12 interface that enables dynamic grouping of Sonos players and volume control. See 13 Ex. 52. Likewise, in 2008, *Gizmodo* praised Sonos for the ability to "[c]hange the 14 volume in a single room, or in all your rooms at once, all from the Sonos 15 Controller." See Ex. 53. A few years later, in 2012, Pocket-lint touted Sonos's 16 patented group volume technology as "simple but clever." See Ex. 54.

17 Recognizing the advantages of Sonos's patented group volume control 70. 18 technology, competitors in the industry, including Google, have incorporated 19 Sonos's technology into their products and marketed to their customers the features 20 that the technology enables. For example, Google's website includes a webpage 21 entitled "How to change the volume of an audio group," which touts the ability 22 "[t]o adjust the volume of all speakers in a group" and "[t]o adjust a single 23 **speaker's volume** when it's part of a group" in a Google Wireless Audio System. See Ex. 55 (emphasis in original). As explained by Google, "[c]hanging the group 24 25 **volume**... will change the volume of all speakers within the group." *Id*. (emphasis 26 in original). In contrast, Google explains that "[c]hanging a single speaker's 27 volume when it's part of a group . . . will only change that individual speaker." Id. 28 (emphasis in original). As another example, Google's website also includes a

webpage entitled "Create and manage speaker groups," which touts the ability to "control group members volume" in a Google Wireless Audio System. *See* Ex. 29.

3 The media has also recognized the importance of Sonos's patented 71. 4 group volume control technology to Google and its customers. For example, in 5 explaining that "[o]ne of the great advantages of having several Google Home 6 speakers is the ability to play the same music throughout your house," the Verge 7 also touted Google's group and individual volume features. See Ex 56. Specifically, the Verge explained that you can control group volume if you "go to 8 9 your Home app and tap on the name of your group," and that "[i]f you want to raise 10 or lower the volume on a specific speaker in the group, just tap on the icon for that 11 speaker on the main screen on the Home app." Id.

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U.S. Patent No. 9,195,258

13 72. Sonos is the owner U.S. Patent No. 9,195,258 (the "258 Patent"),
14 entitled "System and Method for Synchronizing Operations Among a Plurality of
15 Independently Clocked Digital Data Processing Devices," which was duly and
16 legally issued by the USPTO on November 24, 2015. A copy of the '258 Patent is
17 attached hereto as Exhibit 2.

18 73. The '258 Patent relates generally to devices, systems, and methods for19 synchronizing audio playback among a group of "zone players."

74. As discussed above, Sonos recognized problems with conventional
multi-zone audio systems and introduced a paradigm-shifting system architecture
comprising "zone players" that communicated over a data network. The
unconventional nature of Sonos's "zone players" introduced additional
technological challenges to Sonos's system. *See, e.g.*, '258 Patent at 1:55-2:36.

75. For instance, the '258 Patent recognized the technological challenge
of "ensur[ing] that, if two or more audio playback devices are contemporaneously
attempting to play back the same audio program, they do so simultaneously." '258
Patent at 2:17-36. In this respect, the '258 Patent recognized that "audio playback

devices that are being developed have independent clocks, and, if they are not 1 2 clocking at precisely the same rate, the audio playback provided by the various 3 [playback] devices can get out of synchronization." *Id.* at 2:32-36. Moreover, the 4 ²⁵⁸ Patent recognized that "differences in the audio playback devices' start times and/or playback speeds" "can arise . . . for a number of reasons, including delays 5 6 in the transfer of audio information over the network," and that "[s]uch delays can 7 differ as among the various audio playback devices for a variety of reasons, 8 including where they are connected into the network, message traffic, and other 9 reasons" *Id.* at 2:20-27. Consequently, the '258 Patent recognized that "[s]mall 10 differences in the audio playback devices' start times and/or playback speeds can 11 be perceived by a listener as an echo effect, and larger differences can be very 12 annoying." *Id.* at 2:20-22.

13 76. In this regard, the '258 Patent recognized a need for "a new and
14 improved system and method for synchronizing operations among a number of
15 digital data processing devices that are regulated by independent clocking devices."
16 *See, e.g.*, '258 Patent at 2:40-43. The claimed inventions of the '258 Patent are
17 directed to technology that provides a solution to such needs. *See, e.g.*, *id.*

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<u>The Inventions Claimed in U.S. Patent No. 9,195,258 Improved Technology</u> & Were Not Well-Understood, Routine, or Conventional

20 77. Given the state of the art at the time of the inventions of the '258 21 Patent, including the deficiencies in centralized, hard-wired multi-zone audio 22 systems of the time, the inventive concepts of the '258 Patent cannot be considered 23 to be conventional, well-understood, or routine. See, e.g., '258 Patent at 1:26-2:12. 24 The '258 Patent provides an unconventional solution to problems that arose in 25 Sonos's unconventional system architecture comprising "zone players" that 26 communicated over a data network – namely, that such "zone players" have 27 "independent clocks" which makes ensuring synchronized audio playback difficult. 28 See, e.g., id. at 2:17-36.

1 78. At the core of the '258 Patent are aspects of Sonos's unconventional 2 system architecture – "zone players" and at least one "controller" communicating over a "local area network." Each "zone player" was unconventionally equipped 3 4 with a data network interface and intelligence enabling the "zone player" to 5 independently access and play back audio from a variety of network-accessible 6 audio sources and dynamically enter a "group" with one or more other "zone 7 players" for synchronized audio playback based on an instruction from a "controller." See, e.g., '258 Patent at FIG. 1, 3:50-61, 4:22-50, 5:10-6:64, Claims 8 9 1, 11, 17. While "grouped," the "zone players" were unconventionally capable of 10 sharing particular information over a data network to facilitate "reproduc[ing] audio 11 information synchronously" despite the fact that the "zone players operate with 12 independent clocks" and exchange packets over a data network with "differing 13 delays." '258 Patent at 31:34-41.

14 79. In this respect, it was not well-understood, routine, or conventional at 15 the time of the invention of the '258 Patent to have a "zone player" configured to 16 interface with a LAN and receive from a "controller" over the LAN a direction for 17 the "zone player" to enter into a synchrony group with at least one other "zone" player." See, e.g., '258 Patent at Claims 1, 11, 17; see also, e.g., Ex. 8 (2005 PC 18 19 *Mag:* "[Sonos's ZonePlayers] can play the same music throughout the house, 20 perfectly synchronized. Even though that may seem drop-dead simple, other hubs 21 don't do it. And you can join multiple rooms to play the same music . . . on the 22 fly.").

80. Moreover, it was not well-understood, routine, or conventional at the time of the inventions of the '258 Patent to have a "zone player" configured to enter into a synchrony group with another "zone player" in which the "zone players" are configured to playback audio in synchrony based at least on (i) audio content, (ii) playback timing information associated with the audio content, and (iii) clock time information for one of the "zone players." *See, e.g.*, '258 Patent at Claims 1,

11, 17; see also, e.g., Ex. 6 (2013 NBC News: "[Sonos] revolutionized the home
audio world a decade ago If you wanted the same song in every room, no
problem, the tracks would be perfectly in sync At the time, this was mind
blowing. Never before could you get music in every room without drilling a bunch
of holes for wires").

81. These are just exemplary reasons why the inventions claimed in the
'258 Patent were not well-understood, routine, or conventional at the time of their
invention.

9 82. The unconventional nature of the '258 Patent has also been confirmed
10 by wide-spread industry praise for the patented technology of the '258 Patent as an
11 advancement in the field of home audio, as set forth below.

Notably, the Patent Trial and Appeal Board recently confirmed that
the '258 Patent is directed not just to unconventional implementations but to truly
innovative audio technology. In this regard, the PTAB specifically found that
inventions claimed in Sonos's Patent No. 9,213,357 – which cover similar subject
matter as the inventions claimed in the '258 Patent – would not have been obvious
at the time of their invention. *See* Ex. 57 at pp. 6-7.

18 84. Moreover, the innovative and unconventional nature of the '258 Patent
19 was confirmed by the validity findings in the D&M Litigation. *See* Ex. 50.

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<u>The Inventions Claimed in U.S. Patent No. 9,195,258 Provide Important</u> <u>Advantages to Wireless Audio Systems</u>

85. The grouping and synchronization technology of the '258 Patent
provides significant advantages that are important to wireless audio systems. The
advantages of Sonos's patented grouping and synchronization technology are
reflected in the recognition and praise it has received from the press. For example,
in 2005, shortly after Sonos released its first commercial products, *PC Magazine*touted the Sonos system for its ability to "play the same music throughout the house,
perfectly synchronized." *See* Ex. 8. Similarly, in 2005, *The Wall Street Journal*

praised Sonos's system for the ability to "play . . . the same songs, in each room 1 2 simultaneously." See Ex. 58. As another example, in 2013, Macworld exclaimed: 3 "Sonos is the gold standard when it comes to multi-room audio ... you can drive 4 the system from any computer or handheld device, playing music in sync throughout the house" See Ex. 59. Likewise, in 2013, NBC News praised 5 6 Sonos's patented synchronization technology as "mind blowing." See Ex. 6 ("If 7 you're not familiar with Sonos, this company revolutionized the home audio world 8 a decade ago when it launched the first (rather expensive) Sonos kits If you 9 wanted the same song in every room, no problem, the tracks would be perfectly in 10 sync . . . At the time, this was mind blowing. Never before could you get music 11 in every room without drilling a bunch of holes for wires").

12 86. Recognizing the advantages of Sonos's patented grouping and 13 synchronization technology, competitors in the industry, including Google, have 14 incorporated Sonos's patented technology into their products and marketed the 15 features that the technology enables to their customers. For example, as set forth 16 above, when Google updated its first wireless audio product – the Chromecast 17 Audio – to include multi-room audio functionality, Google proclaimed that "[n]ow 18 you can easily fill every room in your home—bedroom, kitchen, living room, or 19 wherever you have a Chromecast Audio connected—with synchronous music. 20 Multi-room lets you group Chromecast Audio devices together so you can listen to the same song on multiple speakers." See Ex. 20. And when Google later added 21 22 multi-room audio to its original Chromecast for video, Google recognized the customer demand for Sonos's synchronization: "We heard your feedback, and the 23 24 Chromecast team is excited to you [sic] bring Multi-room audio support for 25 Chromecast devices!" Ex. 60.

87. As another example, in advertising the "Multi-room audio" capability
of its wireless audio products on its website, Google touts that you can "[g]roup any
combination of Google Home, Chromecast Audio, or speakers with Chromecast

together for synchronous music throughout the home." *See, e.g.*, Ex. 61. Likewise,
Google's website includes a webpage entitled "Create and manage speaker groups,"
which promotes grouping and synchronized audio playback in the very first
sentence: "Group any combination of Google Nest or Google Home speakers and
displays, Chromecast devices, and speakers with Chromecast built-in together for
synchronous music throughout the home." *See, e.g.*, Ex. 29.

7 88. The media has also recognized the importance of Sonos's patented 8 grouping and synchronization technology to Google and its customers. For 9 instance, Variety called Google's 2015 multi-room software update for Chromecast 10 Audio "a major feature update" that allows "[c]onsumers . . . to group multiple 11 Chromecast audio adapters to stream their favorite music simultaneously in more 12 than one room" Ex. 21. As another example, when Google released the Google 13 Home in 2016, *The Verge* recognized its ability to play audio in synchrony with 14 other Google devices as an important feature that provided Google with an 15 advantage over Amazon: "You can also group multiple Home units together and 16 play music though all of them simultaneously, similar to how Sonos works. 17 Amazon doesn't yet provide this feature with the Echo." Ex. 24. Notably, however, 18 Amazon added multi-room to its own products shortly thereafter in 2017. See Ex. 19 86 (2017 Amazon Press Release: "New multi-room music feature lets you group 20 multiple Amazon Echo devices for synchronized music streaming in every room.").

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<u>U.S. Patent No. 9,219,959</u>

89. Sonos is the owner of U.S. Patent No. 9,219,959, entitled "Multi
Channel Pairing in a Media System," which was duly and legally issued by the
USPTO on December 22, 2015. A Reexamination Certificate for the '959 Patent
was duly and legally issued by the USPTO on April 5, 2017. A copy of the '959
Patent, including the Reexamination Certificate, is attached hereto as Exhibit 3.

27 90. The '959 Patent relates generally to devices and methods for providing
28 audio in a multi-channel listening environment.

1 91. As with other of the patents-in-suit, the '959 Patent recognized problems with conventional multi-zone audio systems. For instance, the '959 2 3 Patent recognized that conventional multi-zone audio systems were based on a 4 centralized device hard-wired to "individual, discrete speakers" in different rooms 5 that required "physically connecting and re-connecting speaker wire, for example, 6 to individual, discrete speakers to create different configurations." See, e.g., '959 7 Patent at 6:54-58. Because these conventional multi-zone audio systems were hardwired to "individual, discrete speakers," it was difficult (if not impossible) to 8 "group, consolidate, and pair" the speakers into different "desired configurations" 9 10 without "connecting and re-connecting speaker wire." See, e.g., id.

92. Thus, the '959 Patent recognized a need for technology that could
"provide a more flexible and dynamic platform through which sound reproduction
can be offered to the end-user." '959 Patent at 6:58-61. The claimed inventions of
the '959 Patent are directed to technology that provides a solution to such needs,
thereby providing technology that helps "to achieve or enhance a multi-channel
listening environment." *Id.* at 2:17-19.

17The Inventions Claimed in U.S. Patent No. 9,219,959 Improved Technology18& Were Not Well-Understood, Routine, or Conventional

19 93. Given the state of the art at the time of the inventions of the '959 20 Patent, including the deficiencies in centralized, hard-wired multi-zone audio 21 systems of the time that required "physically connecting and re-connecting speaker 22 wire . . . to create different configurations," the inventive concepts of the '959 23 Patent cannot be considered to be conventional, well-understood, or routine. See, e.g., '959 Patent at 6:54-58. The '959 Patent provides an unconventional solution 24 25 to problems that arose in the context of centralized, hard-wired multi-zone audio 26 systems – namely, that the technology of such systems made it difficult (if not 27 impossible) to "group, consolidate, and pair" "individual, discrete speakers" into 28 different "desired configurations." See, e.g., id. In this respect, unlike conventional

hard-wired multi-zone audio systems, the '959 Patent provided unconventional
technology including a "controller" with a "control interface" through which
"actions of grouping, consolidation, and pairing [were] performed," and a
"playback device" with processing intelligence capable of being dynamically
"pair[ed]" with another playback device to simulate "a multi-channel listening
environment." *See e.g., id.* at 2:16-19, 6:54-58.

94. In this respect, it was not well-understood, routine, or conventional at
the time of the invention of the '959 Patent to have a "playback device" comprising
a network interface and configured to operate in at least both a first and second
"type of pairing." *See, e.g.*, '959 Patent at Claims 4-7, 9-11, 17-20; *see also, e.g.*, *id.* at 6:54-58.

12 95. Moreover, it was not well-understood, routine, or conventional at the time of the invention of the '959 Patent to have a "playback device" configured to 13 14 (i) process audio data before the "playback device" outputs audio, (ii) determine 15 that a type of pairing of the "playback device" comprises one of at least a first type of pairing or a second type of pairing, (iii) perform a first equalization of the audio 16 17 data before outputting audio based on the audio data when the type of pairing is 18 determined to comprise the first type of pairing, and (iv) perform a second 19 equalization of the audio data before outputting audio when the type of pairing is 20 determined to comprise the second type of pairing. See, e.g., '959 Patent at Claims 4-7, 9-11, 17-20; see also, e.g., id. at 6:54-58. It was also not well-understood, 21 22 routine, or conventional at the time of the invention of the '959 Patent to have a "playback device" configured to perform the aforementioned functions as well as 23 being configured to receive an instruction from a "controller" over a network for 24 25 the "playback device" to "pair" with one or more other "playback devices." See, 26 *e.g.*, *id.* at Claim 10; *see also*, *e.g.*, *id.* at 6:54-58.

27 96. These are just exemplary reasons why the inventions claimed in the28 '959 Patent were not well-understood, routine, or conventional at the time of their

1 invention.

2 97. The unconventional nature of the '959 Patent has also been confirmed 3 by wide-spread industry praise for the patented technology of the '959 Patent as an 4 advancement in the field of home audio, as set forth below.

5

98. Notably, the District Court of Delaware held that the claimed 6 inventions of the '959 Patent are "patent-eligible subject matter under § 101." Ex. 7 51 at p. 16. In particular, the district court recognized that the claimed inventions of the '959 Patent represent a "substantial improvement" over the existing 8 9 technology. Id. at p. 15.

The district court also recognized that the '959 Patent's solutions 10 99. 11 cannot be performed solely by a human. See, e.g., id. at p. 15 ("In order to perform" 12 this method manually ... a person would have to manually rewire the devices each 13 time a new selection is made for which devices are to output which channels."). 14 Indeed, at least because the '959 Patent's claimed solutions address problems 15 rooted in multi-zone audio systems and facilitate a "pairing" process with functions 16 not previously performed by humans, these solutions are not merely drawn to 17 longstanding human activities. See, e.g., id. at p. 15 ("This simply is not the kind 18 of method that could be performed manually and, even if it were, automating the 19 method as claimed represents a substantial improvement to the functionality of a 20 specific device.").

21 100. Moreover, the innovative and unconventional nature of the '959 Patent 22 was confirmed by the validity findings in the '959 Patent reexamination proceeding. 23 *See* Ex. 3.

24 25

The Inventions Claimed in U.S. Patent No. 9,219,959 Provide Important Advantages to Wireless Audio Systems

26 101. The multi-channel pairing technology of the '959 Patent provides 27 significant advantages that are important to wireless audio systems. The advantages 28 of Sonos's multi-channel pairing technology are reflected in the recognition and

1 praise it has received from the press. For example, in 2010, around the time that 2 Sonos released its multi-channel pairing technology, SlashGear praised Sonos's 3 technology as "a slick way for users . . . to combine two speakers when they want 4 better sound." See Ex. 62. Similarly, in 2015, Trusted Reviews described Sonos's multi-channel pairing technology as "[o]ne particularly nifty feature," and 5 6 explained that it allows you to "[p]air up multiple speakers for better sound." See 7 Ex. 63; see also Ex. 64 (2014 Consumer Reports: praising Sonos's multi-channel pairing technology as providing "a richer, more detailed sound with wider 8 9 soundstage."); Ex. 65 (2014 Businessweek: recognizing Sonos's pairing 10 technology as appealing to the "audiophile"); Ex. 66 (2013 What Hi-Fi: praising Sonos's pairing technology because "performance is bolstered significantly. Bass 11 12 is even more solid, instrument separation improves, smaller details are picked up 13 with more confidence and sound can go noticeably louder without distortion.").

14 102. Recognizing the advantages of Sonos's patented multi-channel pairing
15 technology, competitors in the industry, including Google, have incorporated
16 Sonos's technology into their products and marketed the features that the
17 technology enables to their customers. For example, to market the Google Home
18 Max on its website, Google includes a product webpage touting that you can
19 "[w]irelessly pair two for room-filling stereo separation" for "[a]n even wider
20 stereo image." Ex. 67. To illustrate this, Google provides the following image:

An even wider stereo image.
Wirelessly pair two for room-filling stereo separation.
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1 *Id.* Likewise, Google's Home Max product webpage also notes the "[w]ireless 2 stereo pairing" functionality in the "Tech Specs" section. Ex. 68.

3 103. As another example, Google's website includes a webpage entitled 4 "Pair Google Home Max speakers," which proclaims that "[y]ou can pair two 5 Google Home Max speakers (devices) for stereo sound and an immersive 6 experience for music and casting," and explains how to "[p]air the speakers" and "[c]ontrol the speaker pair." Ex. 69.

8 104. And yet further, Google's press release for the launch of the Google 9 Home Max in 2017 announced that "[y]ou can even wirelessly pair two Maxes 10 together for stereo sound." Ex. 70.

7

11 105. The media has also recognized the importance of Sonos's patented 12 multi-channel pairing technology to Google and its customers. For instance, when 13 Google released the Home Max in 2017, *Engadget* cited the Home Max's stereo 14 pairing capability in comparing it to Sonos's competing speakers and observed that 15 "pairing two Home Max speakers in stereo . . . greatly extend[s] the soundstage." 16 Ex. 71. *Engadget* also observed that "[t]he Home Max provides a stellar music 17 experience, particularly in a stereo pair." *Id.* Similarly, *Digital Trends* observed 18 that the Home Max is "impressive when you pair one Max with another for stereo 19 audio." Ex. 72; see also, e.g., Ex. 73 (2017 The Verge: "You can buy two [Google 20 Home Max speakers] and set them up as a pair.").

21 106. In the same vein, when Google recently announced that it will be 22 upgrading its Google Home and Home Mini to support stereo pairing, 9to5Google 23 recognized that "Google is expanding stereo speaker pairing to the original Google Home and Google Home Mini" and called stereo pairing "[o]ne of the best 24 25 features." Ex. 74. Likewise, in response to Google's recent announcement, *Digital Trends* published an article entitled "Finally, stereo speaker pairing comes to the 26 27 Google Home and Home Mini," which explained that stereo pairing is part of "[t]he 28 beauty of having Google smart home devices." Ex. 75.

Ģ	ase 2:20-cv-00169 Document 1 Filed 01/07/20 Page 34 of 96 Page ID #:34			
1	<u>U.S. Patent No. 10,209,953</u>			
2	107. Sonos is the owner of U.S. Patent No. 10,209,953, entitled "Playback			
3	Device," which was duly and legally issued by the USPTO on February 19, 2019.			
4	A copy of the '953 Patent is attached hereto as Exhibit 4.			
5	108. The '953 Patent is related to the '258 Patent and shares a common			
6	specification and ultimate priority claim.			
7	109. The '953 Patent is directed to devices, methods, and computer-			
8	readable media for synchronizing audio playback.			
9	110. Sonos incorporates by reference and re-alleges the foregoing			
10	paragraph numbers 72-76 of this Complaint as if fully set forth herein.			
11	The Inventions Claimed in U.S. Patent No. 10,209,953 Improved Technology			
12	& Were Not Well-Understood, Routine, or Conventional			
13	111. Sonos incorporates by reference and re-alleges the foregoing			
14	paragraph numbers 77-84 of this Complaint as if fully set forth herein.			
15	112. Like the inventions claimed in the '258 Patent, the inventions claimed			
16	in the '953 Patent improved technology and were not well-understood, routine, or			
17	conventional.			
18	113. Indeed, it was not well-understood, routine, or conventional at the time			
19	of the invention of the '953 Patent to have a "zone player" configured to receive a			
20	request for the "zone player" to enter into a synchrony group with at least one other			
21	"zone player" and in response to receiving such a request, enter into the synchrony			
22	group in which the "zone player" is selected to begin operating as a "slave" of the			
23	synchrony group. See, e.g., '953 Patent at Claims 1, 7, 25; see also, e.g., Ex. 8			
24	(2005 PC Mag: "[Sonos's ZonePlayers] can play the same music throughout the			
25	house, perfectly synchronized. Even though that may seem drop-dead simple, other			
26	hubs don't do it. And you can join multiple rooms to play the same music on			
27	the fly.").			
28	114. Moreover, it was not well-understood, routine, or conventional at the			

1 time of the invention of the '953 Patent to have a "zone player" that, after beginning 2 to operate as a "slave" of a synchrony group, functions to (i) receive, from another 3 "zone player" operating as a "master" of the synchrony group over a local area 4 network (LAN), clock timing information and (ii) based on the received clock 5 timing information, determine a differential between the clock time of the "zone player" and the clock time of the "master" "zone player." See, e.g., '953 Patent at 6 7 Claims 1, 7, 25; see also, e.g., Ex. 6 (2013 NBC News: "[Sonos] revolutionized the home audio world a decade ago If you wanted the same song in every room, 8 9 no problem, the tracks would be perfectly in sync . . . At the time, this was mind 10 blowing. Never before could you get music in every room without drilling a bunch 11 of holes for wires").

12 115. Further yet, it was not well-understood, routine, or conventional at the time of the invention of the '953 Patent to have a "zone player" that, after beginning 13 14 to operate as a "slave" of a synchrony group, functions to receive, from another 15 "zone player" operating as a "master" of the synchrony group over a LAN, (a) audio 16 information for an audio track and (b) playback timing information associated with 17 the audio information for the audio track that comprises an indicator of a future time at which the "zone players" are to initiate synchronous playback of the audio 18 information. See, e.g., '953 Patent at Claims 1, 7, 25; see also, e.g., Ex. 6. It was 19 20 also not well-understood, routine, or conventional at the time of the invention of 21 the '953 Patent to have a "zone player" that, after beginning to operate as a "slave" 22 of a synchrony group, functions to perform the aforementioned operations as well 23 as functions to (i) update the future time to account for a determine differential between the clock time of the "zone player" and the clock time of the "master" 24 25 "zone player" and (ii) initiate synchronous playback of the received audio information with the "master" "zone player" when the clock time of the "zone 26 27 player" reaches the updated future time. See, e.g., '953 Patent at Claims 1, 7, 25; 28 see also, e.g., Ex. 6.

1 116. These are just exemplary reasons why the inventions claimed in the
 '953 Patent were not well-understood, routine, or conventional at the time of their
 invention.

4 117. As with the '258 Patent, the unconventional nature of the '953 Patent
5 has also been confirmed by wide-spread industry praise for the patented technology
6 of the '953 Patent as an advancement in the field of home audio.

7 8

<u>The Inventions Claimed in U.S. Patent No. 10,209,953 Provide Important</u> <u>Advantages to Wireless Audio Systems</u>

9 118. Sonos incorporates by reference and re-alleges the foregoing
10 paragraph numbers 85-88 of this Complaint as if fully set forth herein.

11 119. As with the '258 Patent, the synchronization technology of the '953
12 Patent provides significant advantages that are important to wireless audio systems,
13 as reflected in the recognition and praise it has received from the press/media and
14 competitors in the industry including Google.

15

U.S. Patent No. 10,439,896

16 120. Sonos is the owner of U.S. Patent No. 10,439,896, entitled "Playback
17 Device Connection," which was duly and legally issued by the USPTO on October
18 8, 2019. A copy of the '896 Patent is attached hereto as Exhibit 5.

19 121. The '896 Patent relates generally to devices, methods, and computer20 readable media for connecting a "zone player" (or "playback device") to a secure
21 wireless local area network (WLAN), thereby setting up the zone player for use in
22 a networked audio system.

122. The '896 Patent recognized problems with conventional device-setup technology for connecting "consumer electronic devices" (*e.g.*, "home entertainment products") to a network. *See, e.g.*, '896 Patent at 1:37-67. For instance, the '896 Patent recognized that "[c]onsumer electronic devices that operate using wireless or wired Ethernet standards are often subject to the same complicated set-up process as a wireless computer network." *Id.* at 1:37-39.

1 123. Indeed, a conventional setup process typically required "the person 2 who sets up the wireless network [to] have at least some knowledge about IP 3 (Internet Protocol) networking and Ethernet (e.g., 802.3, 802.11), such as 4 addressing, security, broadcast, unicast, etc." Id. at 1:40-43. At the time of the 5 inventions of the '896 Patent, typically only "IT professionals" possessed such 6 knowledge. *Id.* at 1:43-46. In this respect, to connect a computer to a wireless 7 network, "the user [had] to know what type of network the computer [was] going 8 to be connected to," which was a "difficult question [for] the average consumers" 9 to answer. *Id.* at 1:57-63. Moreover, there were additional "questions or options" 10 related to [] security settings [] which evidently require[d] some good 11 understanding about the network security over the wireless network." Id. at 1:63-12 67. Thus, the '896 Patent recognized that it was "impractical to require average 13 consumers to have such knowledge to hook up consumer electronic devices, such 14 as home entertainment products that use wireless/wired Ethernet connectivity." Id. 15 at 1:46-49.

16 124. The '896 Patent also recognized that a device that has yet to be setup
17 on a network has "limited networking capability" and is not addressable by other
18 devices, which presents technical challenges as to how that device can receive
19 information that facilitates the device's setup to operate on the network. *See, e.g.*,
20 '896 Patent at 11:4-14.

125. Consequently, the '896 Patent recognized that there was "a clear need
to create simple methods of setting up and maintaining a secure wireless/wired inhome network with minimum human interventions." *Id.* at 2:1-4. The claimed
inventions of the '896 Patent are directed to technology that provides a solution to
such needs.

 26
 The Inventions Claimed in U.S. Patent No. 10,439,896 Improved Technology

 27
 & Were Not Well-Understood, Routine, or Conventional

28

126. Given the state of the art at the time of the inventions of the '896

1 Patent, including the deficiencies in conventional device-setup technology of the 2 time, the inventive concepts of the '896 Patent cannot be considered to be 3 conventional, well-understood, or routine. See, e.g., '896 Patent at 1:37-2:4. The 4 '896 Patent provides an unconventional solution to problems arising in the context 5 of connecting "consumer electronic devices" (*e.g.*, "home entertainment products") 6 to a network – namely, that such devices, prior to being setup, had limited 7 networking capabilities and were not network addressable by other devices and 8 typically operated "using wireless or wired Ethernet standards [that were] often 9 subject to the same complicated set-up process as a wireless computer network." 10 *Id.* at 1:37-2:4, 11:4-14.

11 127. In this respect, the '896 Patent provided a technological solution that 12 addressed the limited-networking-capability and addressability problems with 13 existing setup technologies. See, e.g., '896 Patent at 11:4-37. Moreover, unlike 14 conventional device-setup technology whose complexity made it "impractical" for 15 "average consumers to . . . hook up consumer electronic devices" to a requisite data 16 network, the '896 Patent provided a technological solution that made it easier for 17 consumers to connect a consumer electronic device to a data network. See, e.g., id. 18 at 1:37-67.

19 128. In this regard, it was not well-understood, routine, or conventional at
20 the time of the invention of the '896 Patent to have a "computing device"
21 comprising a graphical user interface (GUI) associated with an application for
22 controlling one or more "playback devices" and that is configured to facilitate
23 setting up a "playback device" to operate on a secure wireless local area network
24 (WLAN). *See, e.g.*, '896 Patent at Claims 1, 13, 20.

129. Moreover, it was not well-understood, routine, or conventional at the
time of the invention of the '896 Patent to have a "computing device" configured
to (i) transmit a response to a first message that facilitates establishing with a
"playback device" an "initial communication path" that does not traverse an access

point defining a secure WLAN, (ii) transmit "network configuration parameters"
for the secure WLAN to the "playback device" via the "initial communication
path," and (iii) transition from communicating with the given "playback device"
via the "initial communication path" to communicating with the given "playback
device" via the secure WLAN. *See, e.g.*, '896 Patent at Claims 1, 13, 20; *see also, e.g., id.* at 11:4-37.

7 130. Additionally, it was not well-understood, routine, or conventional at the time of the invention of the '896 Patent to have a "computing device" 8 9 configured to perform the specific combination of (i) while operating on a secure 10 WLAN defined by an access point, (a) receiving "user input indicating that a user 11 wishes to set up a playback device" to operate on the secure WLAN and 12 (b) receiving a first message indicating that a "given playback device is available 13 for setup," (ii) transmitting a response to the first message that facilitates 14 establishing with the given playback device an "initial communication path" that 15 does not traverse the access point, (iii) transmitting, to the given "playback device" via the "initial communication path," a second message containing "network 16 17 configuration parameters" for the secure WLAN, (iv) after detecting an indication that the given "playback device" has successfully received the "network 18 19 configuration parameters," transitioning from communicating with the given 20 "playback device" via the "initial communication path" to communicating with the 21 given "playback device" via the secure WLAN. See, e.g., '896 Patent at Claims 1, 22 13, 20; see also, e.g., id. at 11:4-37.

131. These are just exemplary reasons why the inventions claimed in the
'896 Patent were not well-understood, routine, or conventional at the time of their
invention.

132. The unconventional nature of the '896 Patent has also been confirmed
by wide-spread industry praise for the patented technology of the '896 Patent as an
advancement in the field of home audio, as set forth below.

133. Moreover, the '896 Patent's solutions are naturally rooted in consumer
 device-setup technology and cannot be performed solely by a human. Indeed, the
 '896 Patent's claimed solutions provide a device-setup process comprising
 functions not previously performed by humans and therefore, are not merely drawn
 to longstanding human activities.

6 7

<u>The Inventions Claimed in U.S. Patent No. 10,439,896 Provide Important</u> <u>Advantages to Wireless Audio Systems</u>

8 134. The playback-device-setup technology of the '896 Patent provides
9 significant advantages that are important to wireless audio systems. The advantages
10 of Sonos's patented playback-device-setup technology are reflected in the
11 recognition and praise it has received from the press. For example, in 2015, *Ars*12 *Technica* explained:

There was no convoluted wireless setup, syncing issues, or complex
software to decipher: I simply downloaded the Sonos app on the
Google Play Store, pushed the sync button on the back of the speaker,
and it did the rest. When you can describe the entire setup procedure
in a single sentence, that's special.

18 Ex. 76. Likewise, *Gizmodo* touted Sonos's patented playback-device-setup
19 technology as "so easy that anybody can do it." Ex. 77. And *Consumer Reports*20 explained that Sonos's playback-device-setup technology is "pretty simple." Ex.
21 78.

135. Recognizing the advantages of Sonos's patented playback-devicesetup technology, competitors in the industry, including Google, have incorporated
Sonos's patented technology into their products and marketed the features that the
technology enables to their customers. For example, to market its Google Audio
Players on its website, Google includes a dedicated "Setup" tab that touts how
"[g]etting set up is simple." *See, e.g.*, Ex. 79. As another example, Google's
website includes a webpage entitled "Set up your Google Nest or Google Home

1 speaker or display," which explains that "[t]he Google Home app will walk you 2 through the steps to set up your Google Nest or Google Home speaker or display." 3 Ex. 80.

4

136. The media has also recognized the importance of Sonos's patented 5 playback-device-setup technology to Google and its customers. For instance, 6 Android Central published an article entitled "How to set up Google Home and 7 other Google Assistant speakers," which touted Google's setup as a "simple 8 process." Ex. 81. Similarly, *Tom's Guide* exclaimed that the Google Home Mini 9 is a "cinch to set up" and further described the setup procedure as "pretty 10 straightforward." Ex. 82; see also, e.g., Ex. 83 (2019 CNET article explaining that 11 "[i]t's easy to set up your Google Home . . . speaker for the first time").

12

COUNT I: INFRINGEMENT OF U.S. PATENT NO. 8,588,949

13 137. Sonos incorporates by reference and re-alleges paragraphs 47-71 of 14 this Complaint as if fully set forth herein.

15 138. Google and/or users of the Google Wireless Audio System have 16 directly infringed (either literally or under the doctrine of equivalents) and continue 17 to directly infringe one or more of the claims of the '949 Patent, in violation of 35 18 U.S.C. § 271(a), by making, using, offering for sale, and/or selling the Google 19 Wireless Audio System within the United States and/or importing the Google 20 Wireless Audio System into the United States without authority or license.

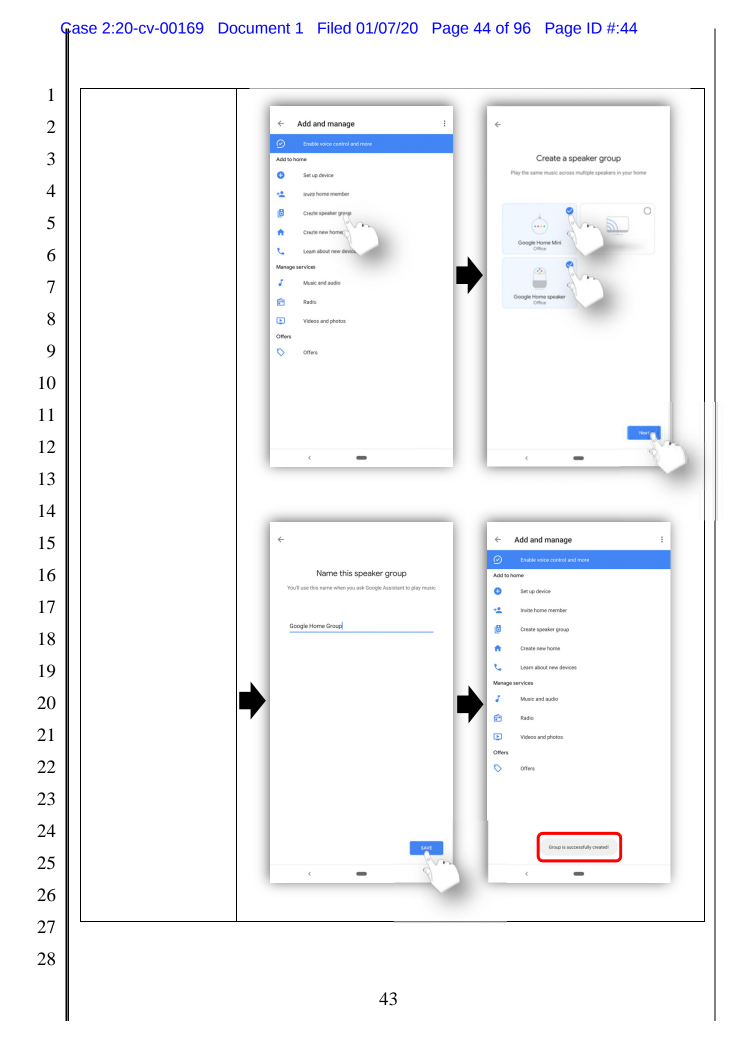
21 139. As just one non-limiting example, set forth below is an exemplary 22 infringement claim chart for claim 1 of the '949 Patent in connection with the 23 Google Wireless Audio System. This claim chart is based on publicly available 24 information. Sonos reserves the right to modify this claim chart, including, for 25 example, on the basis of information about the Google Wireless Audio System that 26 it obtains during discovery.

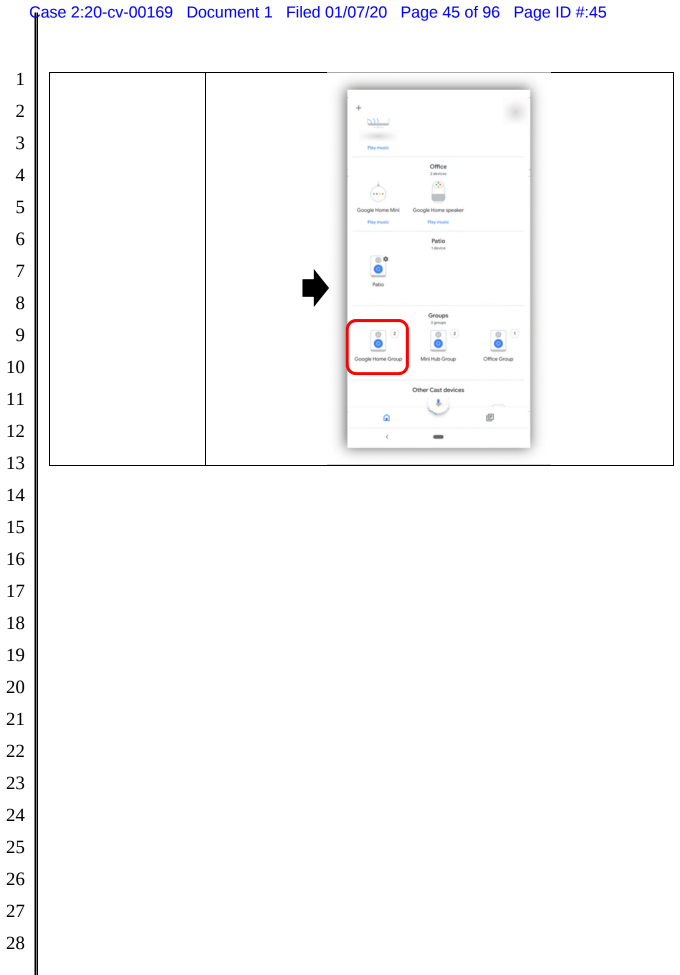
- 27
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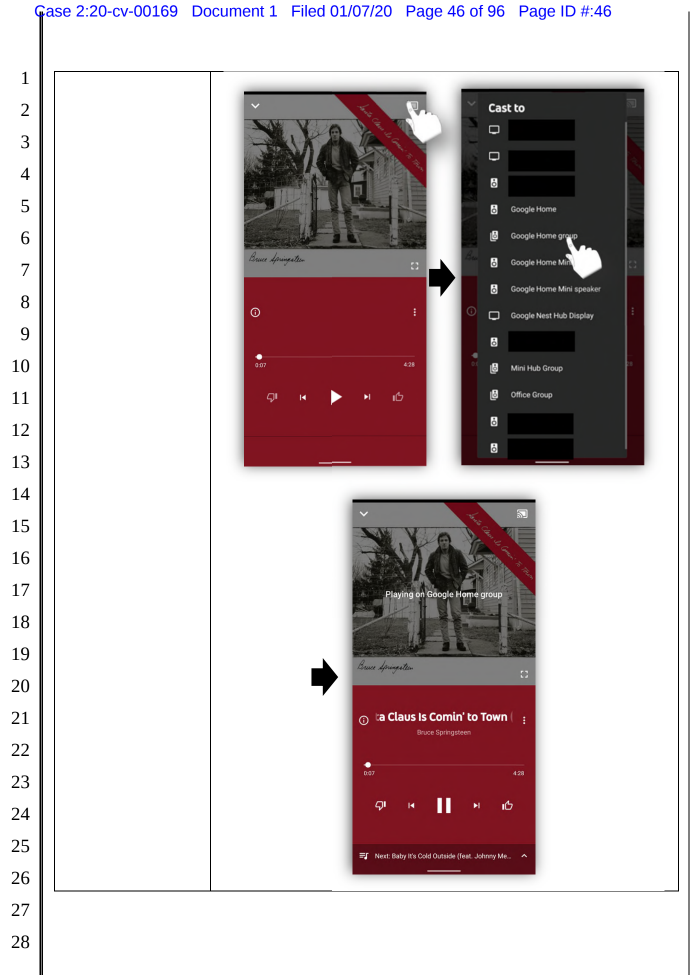
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1		
1	Claim 1	Google
2	A multimedia	At least each smartphone, tablet, and computer installed
3	controller including a	with the Google Home app, the YouTube Music app, and/or the Google Play Music app (where a computing device
4	processor, the	installed with at least one of these apps is referred to herein
5	controller configured to:	as a "Chromecast-enabled computing device" ³) comprises a "multimedia controller including a processor," as recited in
6	8	claim 1. See, e.g., Exs. 40-43, 87-92. At least each Home
7		Mini, Nest Mini, Home, Home Max, Home Hub, Nest Hub, Nest Hub Max, ⁴ Nest Wifi Point, Chromecast, Chromecast
8		Audio, and Chromecast Ultra comprises an "independent playback device," as recited in claim 1.
9	provide a user	Each Chromecast-enabled computing device and Hub Audio
10	interface for a player group,	Player is configured to provide a user interface for a player group that includes a plurality of Google Audio Players in a
11	wherein the player	local area network (LAN), where each Google Audio Player
12	group includes a	is an independent playback device configured to playback a
13	plurality of players in a local	multimedia output from a multimedia source.
14	area network, and	For instance, each Chromecast-enabled computing device
15	wherein each player is an	and Hub Audio Player is programmed with the capability to provide a user interface that facilitates forming and/or
16	independent	controlling one or more groups of Google Audio Players
17	playback device configured to	(<i>e.g.</i> , via a Google Home, YouTube Music, Google Play Music, or Hub Audio Player user interface). <i>See, e.g.</i> , Exs.
18	playback a	29, 34, 36, 38, 93. Some exemplary screenshots of aspects
19	multimedia output from a multimedia	of the user interface provided by a Chromecast-enabled computing device or Hub Audio Player are illustrated
20	source;	below.
21		
22		
23	³ Each of the Pixel 3	3, Pixel 3 XL, Pixel 3a, Pixel 3a XL, Pixel 4, and Pixel 4 XL te tablet, and the Pixelbook and Pixelbook Go laptops installed
24	with the Google Hon	ne app, the YouTube Music app, and/or the Google Play Music
25	⁴ In addition to being	a "Chromecast-enabled computing device." configured as an "independent playback device," as recited in
26	"Hub Audio Player")	Hub, Nest Hub, and Nest Hub Max (referred to herein as a) is installed with Home/Nest Hub software such that the given
27	Hub Audio Player is	configured as a "multimedia controller," as recited in claim 1,
28	more Google Audio	ilitating forming and controlling one or more groups of two or Players.

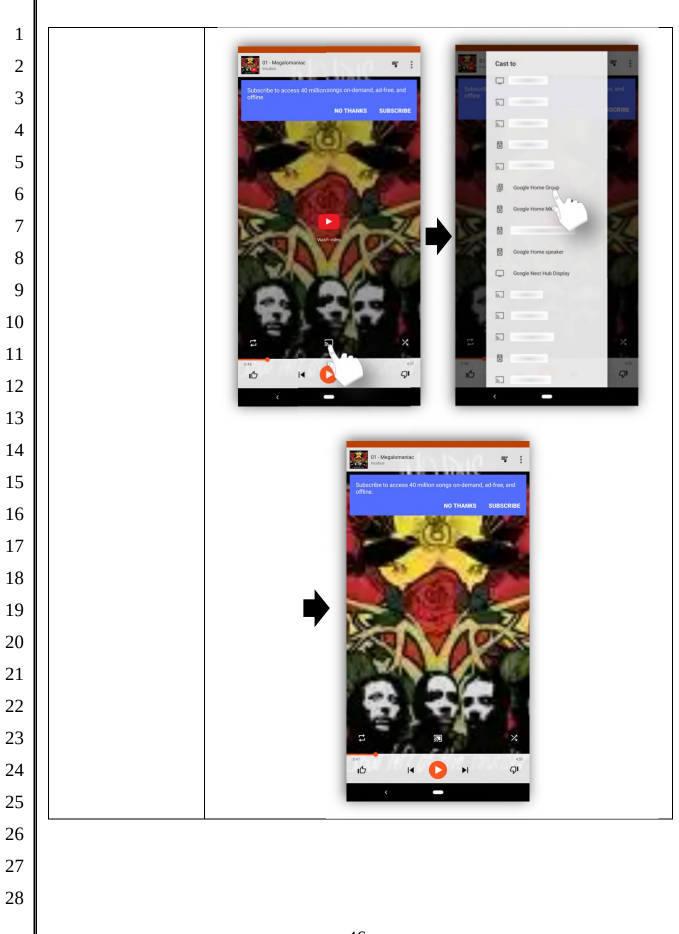
1		Each group includes two or more Google Audio Players in a
2		local Wi-Fi network (which is a LAN) that are configured to
3		play back audio in synchrony with one another, where each
		Google Audio Player is an independent playback device configured to playback at least an audio output from an
4		audio source (<i>e.g.</i> , Google Play Music, Spotify, etc.). See
5		<i>e.g.</i> , Ex. 29 ("Group any combination of Google Nest or
6		Google Home speakers and displays, Chromecast devices,
7		and speakers with Chromecast built-in together for
-		synchronous music throughout the home. Your favorite music and audio from Chromecast-enabled apps are
8		instantly available to stream."); Exs. 94, 106.
9	accept via the user	Each Chromecast-enabled computing device and Hub Audio
10	interface an input	Player is configured to accept via the user interface an input
11	to facilitate	to facilitate formation of the player group, where the input
	formation of the player group,	to facilitate formation of the player group indicates that at least two of the plurality of Google Audio Players in the
12	wherein the input	LAN are to be included in the player group for synchronized
13	to facilitate	playback of a multimedia output from the same multimedia
14	formation of the	source.
15	player group	
	indicates that at least two of the	For instance, each Chromecast-enabled computing device and Hub Audio Player is programmed with the capability to
16	plurality of	display a GUI view (<i>e.g.</i> , via a Google Home, YouTube
17	players in the local	Music, Google Play Music, or Hub Audio Player user
18	area network are	interface) through which the Chromecast-enabled
19	to be included in	computing device or Hub Audio Player receives user input
20	the player group for synchronized	that facilitates formation of a group of at least two Google Audio Players in a local Wi-Fi network that are configured
	playback of a	to play back audio in synchrony. <i>See, e.g.</i> , Ex. 29 ("Group
21	multimedia output	any combination of Google Nest or Google Home speakers
22	from the same	and displays, Chromecast devices, and speakers with
23	multimedia	Chromecast built-in together for synchronous music
24	source;	throughout the home. Your favorite music and audio from Chromecast-enabled apps are instantly available to
		stream."); Exs. 93-94, 106. Examples of this functionality
25		are illustrated in the following sequences of
26		screenshots/images.
27		
28		
20		

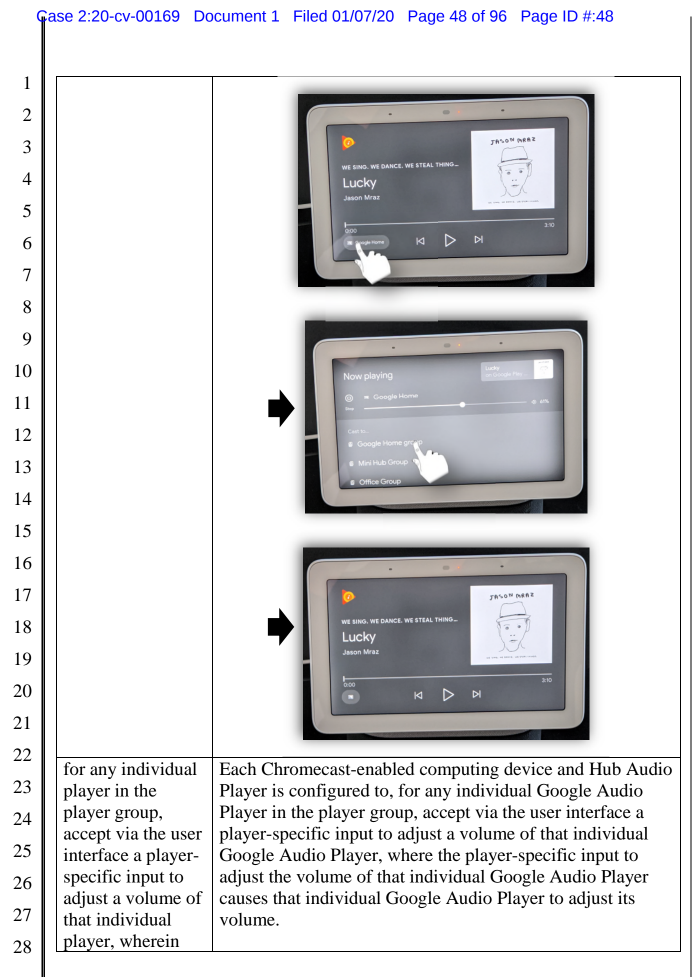




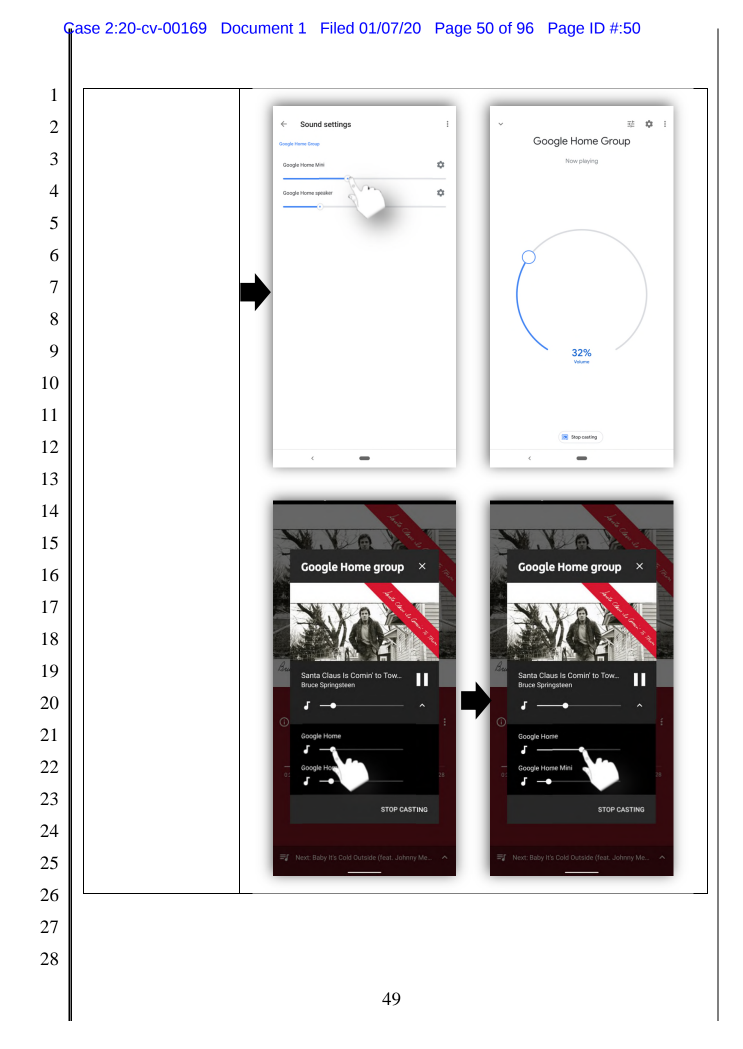


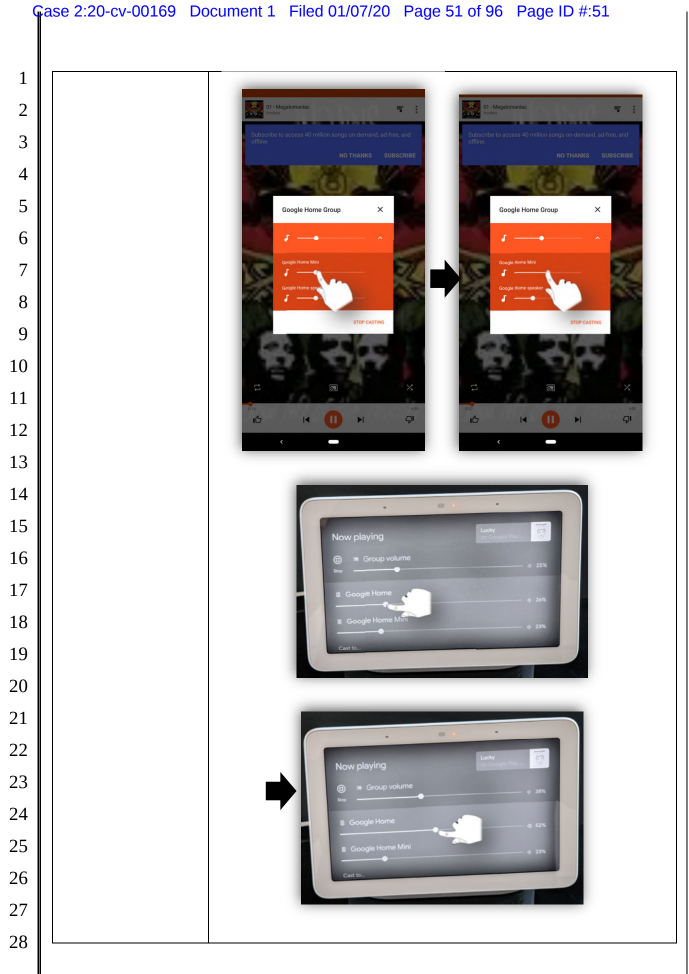




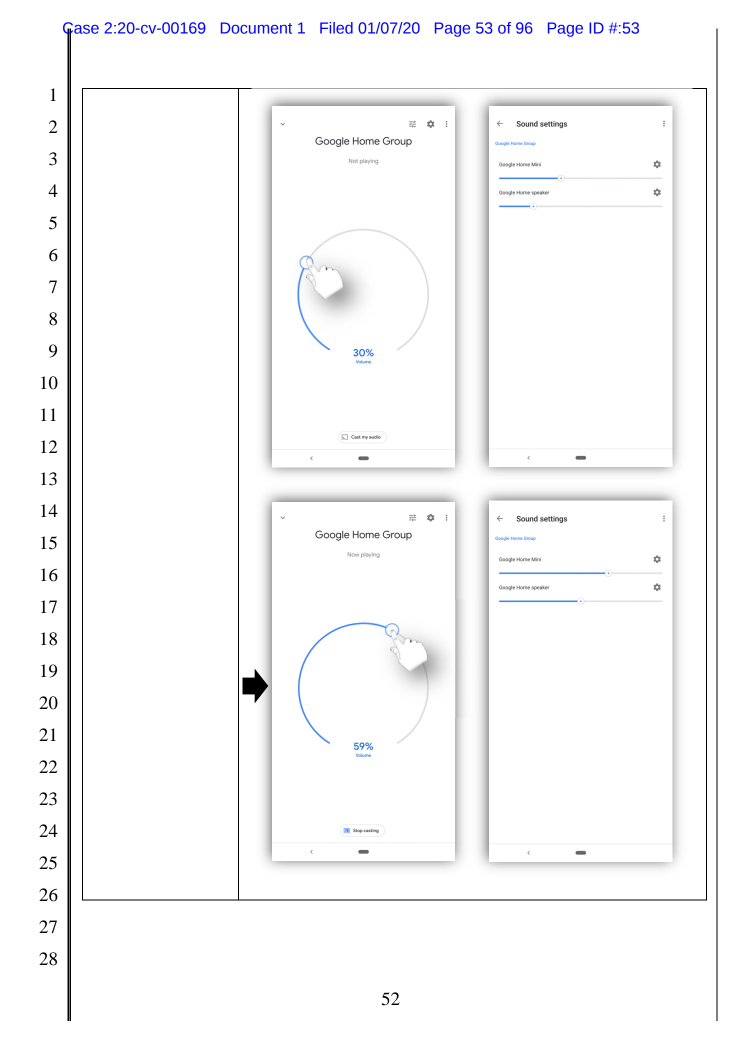


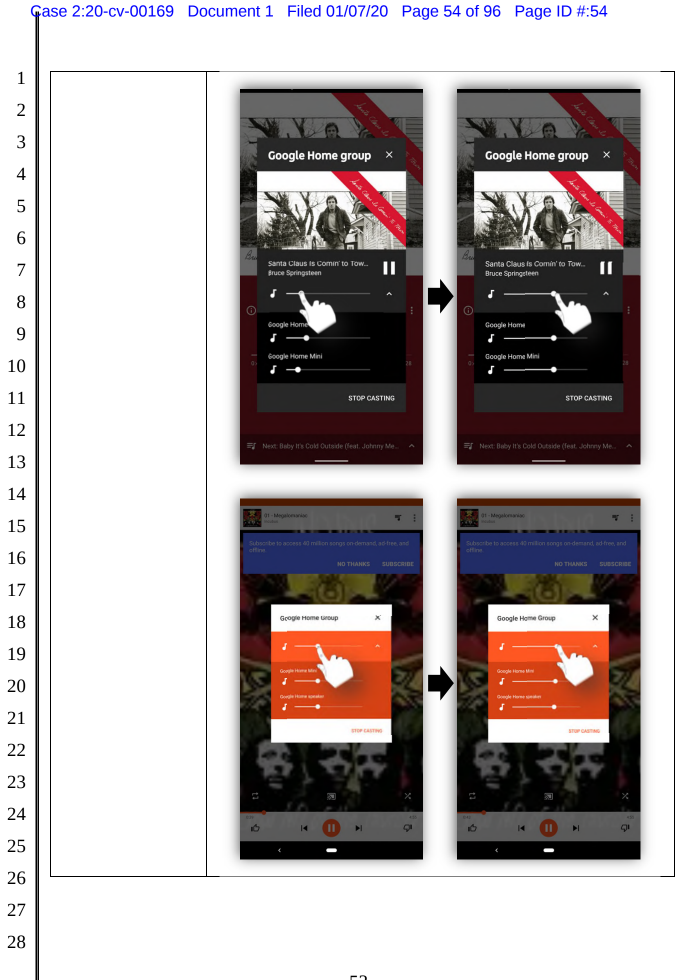
1 the player-specific For instance, each Chromecast-enabled computing device input to adjust the and Hub Audio Player is programmed with the capability to 2 volume of that display a GUI view (e.g., via a Google Home, YouTube 3 Music, Google Play Music, or Hub Audio Player user individual player causes that interface) having a respective player-specific volume slider 4 individual player for each individual Google Audio Player in a group through 5 to adjust its which the Chromecast-enabled computing device or Hub volume; and Audio Player accepts a player-specific input to adjust a 6 volume of an individual Google Audio Player, which in turn 7 causes the individual Google Audio Player to adjust its volume. Examples of this functionality are illustrated in the 8 following sequences of screenshots. 9 10 Sound settings 규는 Google Home Group 11 Now playing \$ 12 ¢ 13 14 15 16 17 24% 18 19 20 21 22 23 24 25 26 27 28

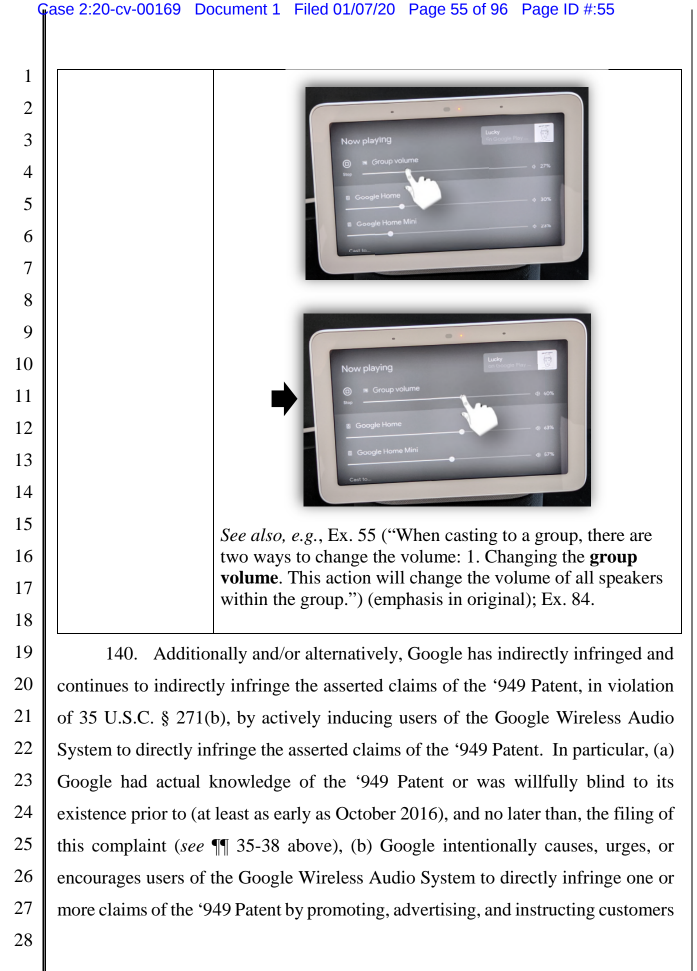




1		See also, e.g., Ex. 55 ("When casting to a group, there are
2		two ways to change the volume: 2. Changing a single
3		speaker's volume when it's part of a group. This action will only change that individual speaker.") (emphasis in
4		original); Exs. 29, 84, 106.
4 5	accept via the user interface a group-	Each Chromecast-enabled computing device and Hub Audio Player is configured to accept via the user interface a group-
6	level input to	level input to adjust a volume associated with the player
7	adjust a volume associated with	group, where the group-level input to adjust the volume associated with the player group causes each of the Google
8	the player group,	Audio Players in the player group to adjust its respective
9	wherein the	volume.
10	group-level input to adjust the	For instance, each Chromecast-enabled computing device
11	volume associated	and Hub Audio Player is programmed with the capability to display a GUI view (<i>e.g.</i> , via a Google Home, YouTube
12	with the player group causes each	Music, Google Play Music, or Hub Audio Player user
13	of the players in	interface) having a "Group volume" slider for a group of
14	the player group to adjust its	Google Audio Players through which the Chromecast- enabled computing device or Hub Audio Player accepts a
15	respective	group-level input to adjust a volume associated with the
16	volume.	group of Google Audio Players, which in turn causes each Google Audio Player in the group to adjust its respective
17		volume. Examples of this functionality are illustrated in the
18		following sequences of screenshots.
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		C 1







1 and potential customers about the Google Wireless Audio System and uses thereof, 2 including infringing uses (see Exs. 29, 34-39, 55), (c) Google knows (or should 3 know) that its actions will induce users of the Google Wireless Audio System to 4 directly infringe one or more claims the '949 Patent, and (d) users of the Google 5 Wireless Audio System directly infringe one or more claims of the '949 Patent. For 6 instance, at a minimum, Google has supplied and continues to supply the Google 7 Apps to customers while knowing that installation and/or use of the Google Apps 8 will infringe one or more claims of the '949 Patent and that Google's customers 9 then directly infringe one or more claims of the '949 Patent by installing and/or 10 using the Google Apps in accordance with Google's product literature. See, e.g., 11 id.

12 141. As another example, Google has supplied and continues to supply Hub
13 Audio Players to customers while knowing that use of these products will infringe
14 one or more claims of the '949 Patent and that Google's customers then directly
15 infringe one or more claims of the '949 Patent by using these Hub Audio Players
16 in accordance with Google's product literature. *See, e.g.*, Exs. 29, 84.

17 142. Additionally and/or alternatively, Google has indirectly infringed and 18 continues to indirectly infringe one or more of the claims of the '949 Patent, in 19 violation of 35 U.S.C. § 271(c), by offering to sell or selling within the United 20 States, and/or importing into the United States, components in connection with the 21 Google Wireless Audio System that contribute to the direct infringement of the '949 22 Patent by users of the Google Wireless Audio System. In particular, (a) Google 23 had actual knowledge of the '949 Patent or was willfully blind to its existence prior 24 to (at least as early as October 2016), and no later than, the filing of this action (see 25 ¶¶ 35-38 above), (b) Google offers for sale, sells, and/or imports, in connection with 26 the Google Wireless Audio System, one or more material components of the 27 invention of the '949 Patent that are not staple articles of commerce suitable for 28 substantial noninfringing use, (c) Google knows (or should know) that such

1 component(s) were especially made or especially adapted for use in an infringement 2 of the '949 Patent, and (d) users of devices that comprise such material 3 component(s) directly infringe one or more claims of the '949 Patent. For instance, 4 at a minimum, Google offers for sale, sells, and/or imports the Google Apps for 5 installation on devices (e.g., smartphones, tablets, and computers) that meet one or 6 more claims of the '949 Patent. See, e.g., Exs. 29, 34-39, 55. The Google Apps are 7 material components of the devices that meet the one or more claims of the '949 8 Patent. Further, Google especially made and/or adapted the Google Apps for use 9 in devices that meet the one or more claims of the '949 Patent, and the Google Apps 10 are not a staple article of commerce suitable for substantial noninfringing use. 11 Google's customers then directly infringe the one or more claims of the '949 Patent 12 by installing and/or using the Google Apps on the customers' devices.

13 143. As another example, Google offers for sale, sells, and/or imports 14 software updates for Hub Audio Players that meet one or more claims of the '949 15 Patent. See, e.g., Exs. 29, 84, 85. These software updates are material components 16 of the Hub Audio Players that meet the one or more claims of the '949 Patent. 17 Further, Google especially made and/or adapted these software updates for use in 18 the Hub Audio Players that meet the one or more claims of the '949 Patent, and 19 these software updates are not staple articles of commerce suitable for substantial 20 noninfringing use. Google's customers then directly infringe the one or more 21 claims of the '949 Patent by installing and using software updates on the Hub Audio 22 Players.

144. Google's infringement of the '949 Patent is also willful because
Google (a) had actual knowledge of the '949 Patent or was willfully blind to its
existence prior to (at least as early as October 2016), and no later than, the filing of
this action (*see* ¶¶ 35-38 above), (b) engaged in the aforementioned activity despite
an objectively high likelihood that Google's actions constituted infringement of the
'949 Patent, and (c) this objectively-defined risk was either known or so obvious

1 that it should have been known to Google.

145. Additional allegations regarding Google's pre-suit knowledge of the
'949 Patent and willful infringement will likely have evidentiary support after a
reasonable opportunity for discovery.

5

6

146. Sonos is in compliance with any applicable marking and/or notice provisions of 35 U.S.C. § 287 with respect to the '949 Patent.

7 147. Sonos is entitled to recover from Google all damages that Sonos has
8 sustained as a result of Google's infringement of the '949 Patent, including, without
9 limitation, a reasonable royalty and lost profits.

10 148. Google's infringement of the '949 Patent was and continues to be11 willful and deliberate, entitling Sonos to enhanced damages.

12 149. Google's infringement of the '949 Patent is exceptional and entitles
13 Sonos to attorneys' fees and costs incurred in prosecuting this action under 35
14 U.S.C. § 285.

15 150. Google's infringement of the '949 Patent has caused irreparable harm
16 (including the loss of market share) to Sonos and will continue to do so unless
17 enjoined by this Court.

18

COUNT II: INFRINGEMENT OF U.S. PATENT NO. 9,195,258

19 151. Sonos incorporates by reference and re-alleges paragraphs 47-55 and20 72-88 of this Complaint as if fully set forth herein.

152. Google and/or users of the Google Wireless Audio System have
directly infringed (either literally or under the doctrine of equivalents) and continue
to directly infringe one or more of the claims of the '258 Patent, in violation of 35
U.S.C. § 271(a), by making, using, offering for sale, and/or selling the Google
Wireless Audio System within the United States and/or importing the Google
Wireless Audio System into the United States without authority or license.

27 153. As just one non-limiting example, set forth below is an exemplary
28 infringement claim chart for claim 17 of the '258 Patent in connection with the

Google Wireless Audio System. This claim chart is based on publicly available
 information. Sonos reserves the right to modify this claim chart, including, for
 example, on the basis of information about the Google Wireless Audio System that
 it obtains during discovery.

5	Claim 17	Google
6	17. A first zone player	At least each Home Mini, Nest Mini, Home, Home
7	comprising:	Max, Home Hub, Nest Hub, Nest Hub Max, Nest Wifi
8		Point, Chromecast, Chromecast Audio, and Chromecast
		Ultra comprises a "zone player," as recited in claim 17.
9		At least each smartphone, tablet, and computer installed with the Google Home app, the YouTube Music app,
10		the Google Play Music app, and/or other Chromecast-
11		enabled apps (e.g., Spotify) (where a computing device
12		installed with at least one of these apps is referred to
		herein as a "Chromecast-enabled computing device") comprises a "controller," as recited in claim 17.
13	a network interface	Each of the foregoing Google Audio Players includes a
14	configured to interface	network interface configured to interface the Google
15	the first zone player	Audio Player with at least a LAN, such as a Wi-Fi
16	with at least a local	interface. See, e.g., Exs. 68, 95-98.
16	area network (LAN);	
17	a device clock	Each of the foregoing Google Audio Players includes a
18	configured to generate	device clock configured to generate clock time
	clock time information	information for the Google Audio Player. See, e.g.,
19	for the first zone	Exs. 68, 95-98.
20	player;	Each of the foregoing Coogle Audio Disyars includes
21	one or more processors; and	Each of the foregoing Google Audio Players includes one or more processors. <i>See</i> , <i>e.g.</i> , Exs. 68, 95-98.
	a tangible, non-	Each of the foregoing Google Audio Players includes a
22	transitory computer-	tangible, non-transitory computer-readable memory
23	readable memory	comprising executable program instructions that enable
	having instructions	a Google Audio Player to perform the functions
24	stored thereon that,	identified below. See, e.g., Exs. 68, 85, 95-98.
25	when executed by the	
26	one or more	
	processors, cause the	
27	first zone player to:	
28		

1	Claim 17	Google
2	receive control	Each of the foregoing Google Audio Players comprises
3	information from any	program instructions that, when executed by a first
	one of a plurality of	Google Audio Player's one or more processors, cause
4	controllers over the LAN via the network	that Google Audio Player to receive control information from any one of a plurality of Chromecast-
5	interface, wherein the	enabled computing devices over the LAN via the
6	received control	network interface, where the received control
7	information comprises	information comprises a direction for the first Google
-	a direction for the first	Audio Player to enter into a synchrony group with at
8	zone player to enter into a synchrony group	least a second Google Audio Player.
9	with at least a second	For instance, each of the foregoing Google Audio
10	zone player;	Players is programmed with the capability to receive
11		over a local Wi-Fi network (which is a LAN), from any
		of a plurality of Chromecast-enabled computing devices, a direction to enter into a group of two or more
12		Google Audio Players that are configured to play back
13		audio in synchrony with one another. See e.g., Ex. 29
14		("Group any combination of Google Nest or Google
15		Home speakers and displays, Chromecast devices, and
16		speakers with Chromecast built-in together for synchronous music throughout the home. Your favorite
		music and audio from Chromecast-enabled apps are
17		instantly available to stream."); Exs. 30, 69, 94, 99,
18		104, 106.
19	in response to the	Each of the foregoing Google Audio Players comprises
20	direction, enter into the synchrony group with	program instructions that, when executed by a first Google Audio Player's one or more processors, cause
	the second zone player,	that Google Audio Player to, in response to the
21		direction, enter into the synchrony group with the
22		second Google Audio Player.
23		For instance, each of the foregoing Google Audio
24		Players is programmed such that, in response to
25		receiving a direction to enter into a group of Google
		Audio Players, the Google Audio Player functions to
26		enter into the group with the one or more other Google
27		Audio Players. <i>See e.g.</i> , Exs. 29, 30, 69, 94, 99, 104. In such a group, a first Google Audio Player is
28		designated to serve as the "master" of the group
		and group

1	Claim 17	Google
2		(sometimes referred to by Google as the "leader" of the
3		group), and any other Google Audio Player in the
3		group is designated to serve as a "slave" of the group.
4	wherein in the	Once grouped, the first and second Google Audio
5	synchrony group, the first and second zone	Players are configured to play back audio in synchrony
	players are configured	based at least in part on (i) audio content, (ii) playback timing information associated with the audio content
6	to playback audio in	that is generated by the first Google Audio Player that
7	synchrony based at	is designated to serve as the "master" of the group, and
8	least in part on (i)	(iii) clock time information for the first Google Audio
9	audio content, (ii)	Player, where the generated playback timing
9	playback timing	information and the clock time information are
10	information associated	transmitted from the first Google Audio Player to the
11	with the audio content,	second Google Audio Player that is designated to serve
	wherein the playback timing information is	as a "slave" of the group, and where the Google Audio Players in the group remain independently clocked
12	generated by one of the	while playing back audio in synchrony.
13	first or second zone	while pluying ouch ducto in synchrony.
14	players, and (iii) clock	For instance, Google states that once its Google Audio
15	time information for	Players have been grouped, those audio players are
	the one of the first or	configured to play audio in synchrony. See, e.g., Ex.
16	second zone players,	29 ("Group any combination of Google Nest or Google
17	and wherein the	Home speakers and displays, Chromecast devices, and
18	generated playback timing information and	speakers with Chromecast built-in together for synchronous music throughout the home."); <i>see also</i> ,
	the clock time	<i>e.g.</i> , Exs. 69, 99, 106.
19	information are	e.g., 2
20	transmitted from the	Further, while in a group, a first Google Audio Player
21	one of the first or	that is designated to serve as the "master"/"leader" of
	second zone players to	the group receives audio content from an audio source
22	the other of the first or	(<i>e.g.</i> , an Internet-based audio source), and then the first
23	second zone players, wherein the first and	Google Audio Player and a second Google Audio Player that is designated to serve as a "slave" of the
24	second zone players	group are each configured play back audio in
	remain independently	synchrony based on the audio content, playback timing
25	clocked while playing	information associated with the audio content and
26	back audio in	generated by the first Google Audio Player, and clock
27	synchrony; and	time information for the first Google Audio Player, all
		of which is sent from the first Google Audio Player to
28		the second Google Audio Player via data packets –

1	Claim 17	Google
2		including but not limited to 62-byte UDP packets, 476-
3		byte UDP packets, and/or encrypted TCP packets sent via port 10001. Further yet, while playing back audio
4		in synchrony, each of the first and second Google
5		Audio Players in the group continues to operate in
	transmit status	accordance with its own respective clock. Each of the foregoing Google Audio Players comprises
6	information to at least	program instructions that, when executed by a first
7	one of the plurality of	Google Audio Player's one or more processors, cause
8	controllers over the	that Google Audio Player to transmit status information
9	LAN via the network interface, wherein the	to at least one of the plurality of Chromecast-enabled computing devices over the LAN via the network
10	status information	interface, where the status information comprises an
11	comprises an	indication of a status of the synchrony group.
12	indication of a status of the synchrony group.	For instance, while in a group, each Google Audio
	the synemony group.	Player in the group (including the Google Audio Player
13		that is designated to serve as the "master" of the group)
14		functions to send status information to any Chromecast-
15		enabled computing device on the same local Wi-Fi network as the Google Audio Players in the group (<i>e.g.</i> ,
16		via MDNS packets) that provides an indication of a
17		status of the group, including but not limited to status information that provides an identification of a name of
18		the group, an identification of an "elected leader" of the
19		group, and/or an identification of the group members.
20		<i>See also, e.g.</i> , Ex. 100 ("GCKMultizoneStatus Class" providing "[t]he status of a multizone group" including
		"[t]he member devices of the multizone group.").
21		
22	154. Additionally	and/or alternatively, Google has indirectly infringed and
23	continues to indirectly in	fringe one or more of the claims of the '258 Patent, in
24	violation of 35 U.S.C. § 2	271(b), by actively inducing users of the Google Wireless
25	Audio System to directly	infringe the one or more claims of the '258 Patent. In
26	particular, (a) Google had actual knowledge of the '258 Patent or was willfully	
27	blind to its existence prio	r to (at least as early as October 2016), and no later than,
28		

the filing of this action (see ¶¶ 35-38 above), (b) Google intentionally causes, urges, 1 2 or encourages users of the Google Wireless Audio System to directly infringe one 3 or more claims of the '258 Patent by promoting, advertising, and instructing 4 customers and potential customers about the Google Wireless Audio System and 5 uses of the system, including infringing uses (see Exs. 20, 29, 60, 61), (c) Google 6 knows (or should know) that its actions will induce users of the Google Wireless 7 Audio System to directly infringe one or more claims the '258 Patent, and (d) users 8 of the Google Wireless Audio System directly infringe one or more claims of the 9 '258 Patent. For instance, at a minimum, Google has supplied and continues to 10 supply Google Audio Players to customers while knowing that use of these products 11 will infringe one or more claims of the '258 Patent and that Google's customers 12 then directly infringe one or more claims of the '258 Patent by using these Google 13 Audio Players in accordance with Google's product literature. See, e.g., id.

14 155. Additionally and/or alternatively, Google has indirectly infringed and 15 continues to indirectly infringe one or more of the claims of the '258 Patent, in 16 violation of 35 U.S.C. § 271(c), by offering to sell or selling within the United 17 States, and/or importing into the United States, components in connection with the 18 Google Wireless Audio System that contribute to the direct infringement of the '258 19 Patent by users of the Google Wireless Audio System. In particular, (a) Google 20 had actual knowledge of the '258 Patent or was willfully blind to its existence prior 21 to (at least as early as October 2016), and no later than, the filing of this action (see 22 ¶¶ 35-38 above), (b) Google offers for sale, sells, and/or imports, in connection with 23 the Google Wireless Audio System, one or more material components of the 24 invention of the '258 Patent that are not staple articles of commerce suitable for 25 substantial noninfringing use, (c) Google knows (or should know) that such 26 component(s) were especially made or especially adapted for use in an infringement 27 of the '258 Patent, and (d) users of devices that comprise such material 28 component(s) directly infringe one or more claims of the '258 Patent. For instance,

1 at a minimum, Google offers for sale, sells, and/or imports software updates for 2 Google Audio Players that meet one or more claims of the '258 Patent. See, e.g., 3 Ex. 20, 29, 60, 61, 85. These software updates are material components of the 4 Google Audio Players that meet the one or more claims of the '258 Patent. Further, 5 Google especially made and/or adapted these software updates for use in the Google 6 Audio Players that meet the one or more claims of the '258 Patent, and these 7 software updates are not staple articles of commerce suitable for substantial 8 noninfringing use. Google's customers then directly infringe the one or more 9 claims of the '258 Patent by installing and using software updates on the Google Audio Players. 10

11 156. Google's infringement of the '258 Patent is also willful because 12 Google (a) had actual knowledge of the '258 Patent or was willfully blind to its 13 existence prior to (at least as early as October 2016), and no later than, the filing of 14 this action (see ¶¶ 35-38 above), (b) engaged in the aforementioned activity despite 15 an objectively high likelihood that Google's actions constituted infringement of the 16 ²⁵⁸ Patent, and (c) this objectively-defined risk was either known or so obvious 17 that it should have been known to Google.

157. Additional allegations regarding Google's pre-suit knowledge of the 18 19 ²⁵⁸ Patent and willful infringement will likely have evidentiary support after a 20 reasonable opportunity for discovery.

21 158. Sonos is in compliance with any applicable marking and/or notice 22 provisions of 35 U.S.C. § 287 with respect to the '258 Patent.

23

159. Sonos is entitled to recover from Google all damages that Sonos has 24 sustained as a result of Google's infringement of the '258 Patent, including, without 25 limitation, a reasonable royalty and lost profits.

26 160. Google's infringement of the '258 Patent was and continues to be 27 willful and deliberate, entitling Sonos to enhanced damages.

28

161. Google's infringement of the '258 Patent is exceptional and entitles

1 Sonos to attorneys' fees and costs incurred in prosecuting this action under 35 U.S.C. § 285. 2

3 162. Google's infringement of the '258 Patent has caused irreparable harm 4 (including the loss of market share) to Sonos and will continue to do so unless 5 enjoined by this Court.

6

COUNT III: INFRINGEMENT OF U.S. PATENT NO. 9,219,959

7 163. Sonos incorporates by reference and re-alleges paragraphs 47-55 and 8 89-106 of this Complaint as if fully set forth herein.

9 164. Google and/or users of the Google Wireless Audio System have directly infringed (either literally or under the doctrine of equivalents) and continue 10 11 to directly infringe one or more of the claims of the '959 Patent, in violation of 35 12 U.S.C. § 271(a), by making, using, offering for sale, and/or selling the Google Wireless Audio System (e.g., the Google Home Max) within the United States 13 14 and/or importing the Google Wireless Audio System into the United States without 15 authority or license.

16

165. As just one non-limiting example, set forth below is an infringement 17 claim chart of exemplary claim 10 of the '959 Patent in connection with the Google 18 Wireless Audio System. This claim chart is based on publicly available 19 information. Sonos reserves the right to modify this claim chart, including, for 20 example, on the basis of information about the Google Wireless Audio System that 21 it obtains during discovery.

- 22

	Claim 10	Google
23	10. A playback	At least each Google Home Max comprises a "playback
24	device configured to	device configured to output audio in a multi-channel
25	output audio in a	listening environment," as recited in claim 10. At least
25	multi-channel	each smartphone, tablet, and computer installed with the
26	listening	Google Home app (where a computing device installed
27	environment, the	with at least the Google Home app is referred to herein as
27	playback device	a "Chromecast-enabled computing device") comprises a
28	comprising:	"controller," as recited in claim 10.

1		~
1	Claim 10	Google
2	a network interface configured to	The foregoing Google Audio Player includes a network interface configured to receive audio data over a network,
3	receive audio data	such as a Wi-Fi interface. <i>See, e.g.</i> , Ex. 96
4	over a network;	("802.11b/g/n/ac (2.4GHz/5Ghz) Wi-Fi for high-
	· · · · · · · · · · · · · · · · · · ·	performance streaming"); Ex. 68 (same).
5	a plurality of	The foregoing Google Audio Player includes a plurality of
6	speaker drivers	speaker drivers configured to output audio based on the
7	configured to output	audio data. See, e.g., Ex. 68 ("Two 4.5 in (114 mm) high-
	audio based on the	excursion (+/- 11 mm) dual voice-coil woofers Two
8	audio data;	0.7 in (18 mm) custom tweeters"); Ex. 96 (same).
9	one or more processors; and	The foregoing Google Audio Player includes one or more processors. <i>See, e.g.</i> , Ex. 68 ("Processor[:] 1.5GHz 64-bit
10		quad-core ARM® Cortex TM A53"); Ex. 96 (same).
	tangible, non-	The foregoing Google Audio Player includes tangible,
11	transitory, computer	non-transitory, computer-readable memory comprising
12	readable memory	executable program instructions that enable the Google
13	comprising	Audio Player to perform the functions identified below.
	instructions encoded	See, e.g., Exs. 68, 96.
14	therein, wherein the instructions, when	
15	executed by the one	
16	or more processors,	
17	cause the playback	
	device to	
18	(i) receive a signal	The foregoing Google Audio Player comprises program
19	from a controller	instructions that, when executed by the Google Audio
20	over the network, wherein the signal	Player's one or more processors, cause the Google Audio Player to receive a signal from a controller over a
	comprises an	network, where the signal comprises an instruction for the
21	instruction for the	Google Audio Player to pair with one or more other
22	playback device to	Google Audio Players.
23	pair with one or	
	more playback	For instance, each Google Home Max is programmed with
24	devices,	the capability to receive, from a Chromecast-enabled
25		computing device over a Wi-Fi network that the Google Home Max is connected to, an instruction to begin
26		operating as part of a "speaker pair" configuration for
27		"stereo sound" (also referred to by Google as a "stereo
		pairing") with another Google Home Max, which is a
28		

1	01	
	Claim 10	Google configuration involving two or more Google Audio
2		Players having different playback roles. <i>See, e.g.</i> , Ex. 69
3		("Pair Google Home Max speakers[:] You can pair two
4		Google Home Max speakers (devices) for stereo sound
5		and an immersive experience for music and casting
6		Step 1. Place speakers in the best position in your room Step 2. Set up both Google Home Max speakers Step
		3. Pair the speakers Step 4. Control the speaker pair.");
7		Ex. 68 ("Wireless stereo pairing"). In a "speaker pair"
8		configuration, one Google Home Max has the role of
9		playing back the left audio channel, and the other Google Home Max has the role of playing back the right audio
10		channel. See, e.g., Ex. 69 ("Tap Left or Right to match
11		the location of the blinking speaker ") (emphasis in original).
12		originar).
		For example, at the time that a user inputs a request to
13		create a given "speaker pair" via a Chromecast-enabled
14		computing device, the Chromecast-enabled computing device transmits control packets to at least a first Google
15		Home Max in the given "speaker pair." On information
16		and belief, these control packets include an instruction for
17		the first Google Home Max to begin operating as part of the given "speaker pair" with at least a second Google
18		Home Max. See, e.g., Ex. 69 ("When two speakers are
19		paired, your Assistant lives and responds on the left
20		speaker . To use your Assistant on the right speaker, unpair the speakers using the steps below. Then you can
20		use your Assistant on both speakers.") (emphasis in
	(**)	original).
22	(ii) process the audio data before	The foregoing Google Audio Player comprises program instructions that, when executed by the Google Audio
23	the playback device	Player's one or more processors, cause the Google Audio
24	outputs audio from	Player to process the audio data before the Google Audio
25	the plurality of speaker drivers,	Player outputs audio from the plurality of speaker drivers.
26		For instance, each Google Home Max is programmed with
27		the capability to perform various types of audio processing
28		on received audio data before outputting audio based on that audio data, examples of which may include digital-to-
	· ·	66

1		
1	Claim 10	Google
2		analog conversion, decompression, decryption, etc. <i>See</i> , <i>e.g.</i> , Ex. 96 (listing various "[s]upported [a]udio
3		[f]ormats"); Ex. 107.
4	(iii) determine that a	The foregoing Google Audio Player comprises program
5	type of pairing of the playback device	instructions that, when executed by the Google Audio Player's one or more processors, cause the Google Audio
6	comprises one of at	Player to determine that a type of pairing of the Google
7	least a first type of pairing or a second	Audio Player comprises one of at least a first type of pairing or a second type of pairing.
8	type of pairing[,]	pairing of a second type of pairing.
9		For instance, each Google Home Max is programmed with
10		the capability to operate in accordance with a particular type of pairing, such as a "no pairing" type of pairing or a
11		"speaker pair" type of pairing. See, e.g., Ex. 69 ("Pair the
11		speakers Unpair speakers"); Ex. 68 ("Wireless stereo pairing").
		paning).
13		Further, each Google Home Max is programmed with the
14		capability to determine its type of pairing at various times, including but not limited to when the Google Home Max
15		receives an instruction to begin or stop operating as part of
16		a "speaker pair" with another Google Home Max, when the Google Home Max is performing certain functions in
17		accordance with its current "pairing type," and/or when
18		the Google Home Max powers up. See, e.g., id.
19	(iv) configure the playback device to	The foregoing Google Audio Player comprises program instructions that, when executed by the Google Audio
20	perform a first	Player's one or more processors, cause the Google Audio
21	equalization of the	Player to configure itself to (i) perform a first equalization
22	audio data before outputting audio	of the audio data before outputting audio based on the audio data from the plurality of speaker drivers when the
23	based on the audio	type of pairing is determined to comprise the first type of
24	data from the plurality of speaker	pairing and (ii) perform a second equalization of the audio data before outputting audio based on the audio data from
25	drivers when the	the plurality of speaker drivers when the type of pairing is
25 26	type of pairing is determined to	determined to comprise the second type of pairing.
	comprise the first	For instance, each Google Home Max is programmed with
27 28	type of pairing, and	the capability to change its equalization (including but not
28		

1		
1	Claim 10	Google
2		limited to its channel and/or frequency output) when its
3	(v) configure the	type of pairing changes from one of the aforementioned
	playback device to perform a second	types of pairing to another of the aforementioned types of pairing. <i>See, e.g.</i> , Ex. 69 ("Pair the speakers Unpair
4	equalization of the	speakers").
5	audio data before	Shomers):
6	outputting audio	As one example to illustrate, as discussed above, each
7	based on the audio	Google Home Max is programmed with the capability to
	data from the	operate in accordance with either a "no pairing" type of
8	plurality of speaker	pairing or a "speaker pair" type of pairing. When
9	drivers when the type of pairing is	operating in accordance with a "no pairing" type of pairing, the Google Home Max is configured to perform a
10	determined to	first equalization of audio data that is specific to the "no
	comprise the second	pairing" type of pairing, which involves using one or more
11	type of pairing.	parameters that affect at least the channel output of one or
12		more of the Google Home Max's speaker drivers such that
13		both the left channel and the right channel of audio
		content are output via the Google Home Max's speaker
14		drivers (perhaps along with using a first set of gain, frequency, phase, and/or time delay parameters that are
15		specific to a "no pairing" type of pairing). See, e.g., Ex.
16		69 ("Pair Google Home Max speakers[:] You can pair two
17		Google Home Max speakers (devices) for stereo sound
		and an immersive experience for music and casting
18		Step 1. Place speakers in the best position in your room
19		. Step 2. Set up both Google Home Max speakers Step 3. Pair the speakers Step 4. Control the speaker pair.").
20		On the other hand, when operating in accordance with a
		"speaker pair" type of pairing, the Google Home Max is
21		configured to perform a second equalization of audio data
22		that is specific to the "speaker pair" type of pairing, which
23		involves using one or more parameters that affect at least the channel output of one or more of the Google Home
24		Max's speaker drivers such that only a given one of the
		left or right channel of audio content is output via the
25		Google Home Max's speaker drivers (perhaps along with
26		using a second set of gain, frequency, phase, and/or time
27		delay parameters that are specific to a "stereo pairing"
28		type of pairing). See, e.g., id.
20		

1 166. Additionally and/or alternatively, Google has indirectly infringed and 2 continues to indirectly infringe one or more of the claims of the '959 Patent, in 3 violation of 35 U.S.C. § 271(b), by actively inducing users of the Google Wireless 4 Audio System to directly infringe the one or more claims of the '959 Patent. In 5 particular, (a) Google had actual knowledge of the '959 Patent or was willfully 6 blind to its existence prior to (at least as early as October 2016), and no later than, 7 the filing of this action (see \P 35-38 above), (b) Google intentionally causes, urges, 8 or encourages users of the Google Wireless Audio System to directly infringe one 9 or more claims of the '959 Patent by promoting, advertising, and instructing 10 customers and potential customers about the Google Wireless Audio System and 11 uses of the system, including infringing uses (see Exs. 67-70), (c) Google knows 12 (or should know) that its actions will induce users of the Google Wireless Audio 13 System to directly infringe one or more claims the '959 Patent, and (d) users of the 14 Google Wireless Audio System directly infringe one or more claims of the '959 15 Patent. For instance, at a minimum, Google has supplied and continues to supply 16 the Google Home Max to customers while knowing that use of this product will 17 infringe one or more claims of the '959 Patent and that Google's customers then 18 directly infringe one or more claims of the '959 Patent by using the Google Home 19 Max in accordance with Google's product literature. See, e.g., id.

20 167. Additionally and/or alternatively, Google has indirectly infringed and 21 continues to indirectly infringe one or more of the claims of the '959 Patent, in 22 violation of 35 U.S.C. § 271(c), by offering to sell or selling within the United 23 States, and/or importing into the United States, components in connection with the 24 Google Wireless Audio System that contribute to the direct infringement of the '959 25 Patent by users of the Google Wireless Audio System. In particular, (a) Google 26 had actual knowledge of the '959 Patent or was willfully blind to its existence prior 27 to (at least as early as October 2016), and no later than, the filing of this action (see 28 ¶¶ 35-38 above), (b) Google offers for sale, sells, and/or imports, in connection with

1 the Google Wireless Audio System, one or more material components of the 2 invention of the '959 Patent that are not staple articles of commerce suitable for 3 substantial noninfringing use, (c) Google knows (or should know) that such 4 component(s) were especially made or especially adapted for use in an infringement 5 of the '959 Patent, and (d) users of devices that comprise such material 6 component(s) directly infringe one or more claims of the '959 Patent. For instance, 7 at a minimum, Google offers for sale, sells, and/or imports software updates for the 8 Google Home Max that meets one or more claims of the '959 Patent. See, e.g., Exs. 9 67-70, 85. These software updates are material components of the Google Home 10 Max that meets the one or more claims of the '959 Patent. Further, Google 11 especially made and/or adapted these software updates for use in the Google Home 12 Max that meets the one or more claims of the '959 Patent, and these software 13 updates are not staple articles of commerce suitable for substantial noninfringing 14 use. Google's customers then directly infringe the one or more claims of the '959 15 Patent by installing and using software updates on the Google Home Max.

16 168. Google's infringement of the '959 Patent is also willful because 17 Google (a) had actual knowledge of the '959 Patent or was willfully blind to its 18 existence prior to (at least as early as October 2016), and no later than, the filing of 19 this action (see ¶¶ 35-38 above), (b) engaged in the aforementioned activity despite 20 an objectively high likelihood that Google's actions constituted infringement of the 21 '959 Patent, and (c) this objectively-defined risk was either known or so obvious 22 that it should have been known to Google.

23

169. Additional allegations regarding Google's pre-suit knowledge of the 24 '959 Patent and willful infringement will likely have evidentiary support after a 25 reasonable opportunity for discovery.

26 170. Sonos is in compliance with any applicable marking and/or notice 27 provisions of 35 U.S.C. § 287 with respect to the '959 Patent.

28

171. Sonos is entitled to recover from Google all damages that Sonos has

sustained as a result of Google's infringement of the '959 Patent, including, without
 limitation, a reasonable royalty and lost profits.

3 172. Google's infringement of the '959 Patent was and continues to be4 willful and deliberate, entitling Sonos to enhanced damages.

5 173. Google's infringement of the '959 Patent is exceptional and entitles
6 Sonos to attorneys' fees and costs incurred in prosecuting this action under 35
7 U.S.C. § 285.

8 174. Google's infringement of the '959 Patent has caused irreparable harm
9 (including the loss of market share) to Sonos and will continue to do so unless
10 enjoined by this Court.

11

COUNT IV: INFRINGEMENT OF U.S. PATENT NO. 10,209,953

12 175. Sonos incorporates by reference and re-alleges paragraphs 47-55 and
13 107-119 of this Complaint as if fully set forth herein.

14 176. Google and/or users of the Google Wireless Audio System have
15 directly infringed (either literally or under the doctrine of equivalents) and continue
16 to directly infringe one or more of the claims of the '953 Patent, in violation of 35
17 U.S.C. § 271(a), by making, using, offering for sale, and/or selling the Google
18 Wireless Audio System within the United States and/or importing the Google
19 Wireless Audio System into the United States without authority or license.

177. As just one non-limiting example, set forth below is an exemplary
infringement claim chart for claim 7 of the '953 Patent in connection with the
Google Wireless Audio System. This claim chart is based on publicly available
information. Sonos reserves the right to modify this claim chart, including, for
example, on the basis of information about the Google Wireless Audio System that
it obtains during discovery.

26

20	Claim 7	Google
27	7. A first zone player	At least each Home Mini, Nest Mini, Home, Home Max,
28	comprising:	Home Hub, Nest Hub, Nest Hub Max, Nest Wifi Point,

1	Claim 7	Coogle
	Claim 7	Google Chromecast, Chromecast Audio, and Chromecast Ultra
2		comprises a "zone player," as recited in claim 7. These
3		Google Audio Players are controlled by smartphones,
4		tablets, and computers installed with the Google Home
5		app, the Google Play Music app, the YouTube Music
		app, and/or other Chromecast-enabled apps (e.g.,
6		Spotify) (where a computing device installed with at least one of these apps is referred to herein as a
7		"Chromecast-enabled computing device").
8	a network interface	Each of the foregoing Google Audio Players includes a
	that is configured to	network interface that is configured to provide an
9	provide an	interconnection with at least one data network, such as a
10	interconnection with	Wi-Fi interface. See, e.g., Exs. 68, 95-98.
11	at least one data network;	
12	a clock that is	Each of the foregoing Google Audio Players includes a
	configured to provide	clock that is configured to provide a clock time of the
13	a clock time of the	Google Audio Player. See, e.g., Exs. 68, 95-98.
14	first zone player;	
15	at least one	Each of the foregoing Google Audio Players includes at
16	processor; a tangible, non-	least one processor. <i>See</i> , <i>e.g.</i> , Exs. 68, 95-98. Each of the foregoing Google Audio Players includes a
	transitory computer-	tangible, non-transitory computer-readable medium
17	readable medium;	comprising executable program instructions that enable a
18	and program	Google Audio Player to perform the functions identified
19	instructions stored on	below. See, e.g., Exs. 68, 85, 95-98.
20	the tangible, non-	
	transitory computer- readable medium that	
21	are executable by the	
22	at least one processor	
23	to cause the first zone	
24	player to perform	
	functions comprising: receiving a request to	Each of the foregoing Google Audio Players comprises
25	enter into a	program instructions that, when executed by a first
26	synchrony group with	Google Audio Player's at least one processor, cause that
27	at least a second zone	Google Audio Player to receive a request to enter into a
	player that is	synchrony group with at least a second Google Audio
28		

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1		
1	Claim 7	Google
2	communicatively	Player that is communicatively coupled with the first
3	coupled with the first zone player over a	Google Audio Player over a LAN.
4	local area network	For instance, each of the foregoing Google Audio
5	(LAN);	Players is programmed with the capability to receive over a local Wi-Fi network (which is a LAN) a request to
6		enter into a group of two or more Google Audio Players
7		that are configured to play back audio in synchrony with one another, where such a direction is from a
8		Chromecast-enabled computing device on the local Wi-
9		Fi network or a Google voice-server that is communicatively coupled to the local Wi-Fi network,
10		among other possibilities. <i>See e.g.</i> , Ex. 29 ("Group any combination of Google Nest or Google Home speakers
11		combination of Google Nest or Google Home speakers and displays, Chromecast devices, and speakers with
12		Chromecast built-in together for synchronous music
13		throughout the home. Your favorite music and audio from Chromecast-enabled apps are instantly available to
14		stream."); Exs. 30, 69, 94, 99, 104, 106.
15	in response to receiving the request	Each of the foregoing Google Audio Players comprises program instructions that, when executed by a first
16	to enter into the	Google Audio Player's at least one processor, cause that
17	synchrony group,	Google Audio Player to, in response to receiving the
18	entering into the synchrony group with	request to enter into the synchrony group, enter into the synchrony group with the second Google Audio Player,
19	the second zone	where the first Google Audio Player is selected to begin
20	player, wherein the first zone player is	operating as a slave of the synchrony group and the second Google Audio Player is selected to begin
20	selected to begin	operating as a master of the synchrony group, and where
22	operating as a slave	the clock time of the first Google Audio Player differs
	of the synchrony group and the second	from a clock time of the second Google Audio Player.
23	zone player is	For instance, each of the foregoing Google Audio
24	selected to begin	Players is programmed such that, in response to
25	operating as a master of the synchrony	receiving a request to enter into a group of Google Audio Players, the Google Audio Player functions to enter into
26	group, and wherein	the group with the one or more other Google Audio
27	the clock time of the	Players. See e.g., Exs. 29, 30, 69, 94, 99, 104, 106. In
28	first zone player differs from a clock	such a group, a first Google Audio Player is designated to operate as a "slave" of the group, and a second Google

1	Claim 7	Google
2	time of the second	Audio Player is designated to operate as the "master" of
3	zone player;	the group (sometimes referred to by Google as the
		"leader" of the group). Moreover, the respective clock times of the first and second Google Audio Players
4		differ.
5	after beginning to	Each of the foregoing Google Audio Players comprises
6	operate as the slave	program instructions that, when executed by a first
7	of the synchrony	Google Audio Player's at least one processor, cause that
8	group:	Google Audio Player to perform the following functions after beginning to operate as the slave of the synchrony
		group.
9	receiving, from the	Each of the foregoing Google Audio Players comprises
10	second zone player	program instructions that, when executed by a first
11	over the LAN, clock timing information	Google Audio Player's at least one processor, cause that Google Audio Player to, after beginning to operate as the
12	that comprises at	slave of the synchrony group, (i) receive, from the
13	least one reading of	second Google Audio Player over the LAN, clock timing
	the clock time of the	information that comprises at least one reading of the
14	second zone player;	clock time of the second Google Audio Player and (ii) based on the received clock timing information,
15	based on the received	determine a differential between the clock time of the
16	clock timing	first Google Audio Player and the clock time of the
17	information,	second Google Audio Player.
18	determining a differential between	For instance, each of the foregoing Google Audio
	the clock time of the	Players is programmed such that, after beginning to
19	first zone player and	operate as a "slave" of a group, the Google Audio Player
20	the clock time of the	is configured to (i) receive, from the "master" Google
21	second zone player;	Audio Player of the group, clock timing information that comprises at least one reading of the clock time of the
22		"master" player via data packets, such as 62-byte UDP
23		packets, and (ii) based on the received clock timing
		information, determine a differential between its own
24 25		clock time and the clock time of the "master" Google Audio Player.
25	receiving, from the	Each of the foregoing Google Audio Players comprises
26	second zone player	program instructions that, when executed by a first
27	over the LAN, (a)	Google Audio Player's at least one processor, cause that
28	audio information for	Google Audio Player to, after beginning to operate as the

1		
1	Claim 7	Google
2	at least a first audio	slave of the synchrony group, receive, from the second
3	track and (b)	Google Audio Player over the LAN, (a) audio
4	playback timing information	information for at least a first audio track and (b) playback timing information associated with the audio
4 5	associated with the audio information for	information for the first audio track that comprises an indicator of a first future time, relative to the clock time
6	the first audio track	of the second Google Audio Player, at which the first and
7	that comprises an indicator of a first	second Google Audio Players are to initiate synchronous playback of the audio information for the first audio
8	future time, relative to the clock time of	track.
9	the second zone	For instance, each of the foregoing Google Audio
10	player, at which the first and second zone	Players is programmed such that, after beginning to
11	players are to initiate	operate as a "slave" of a group, the Google Audio Player is configured to receive, from the "master" Google
12	synchronous	Audio Player of the group, audio information for at least
13	playback of the audio information for the	a first audio track and associated playback timing information that includes an indicator of a first future
14	first audio track;	time, relative to the clock time of the "master" Google
15		Audio Player, at which the Google Audio Players of the group are to initiate synchronous playback of the audio
16		information for the first audio track, where such information is received via various types of data packets
17		sent by the "master" Google Audio Player – including
18		but not limited to 476-byte UDP packets and/or
19		encrypted TCP packets sent via port 10001. <i>See also,</i> <i>e.g.</i> , Ex. 29; Ex. 69, 99, 106.
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1		
	Claim 7 updating the first	Google Each of the foregoing Google Audio Players comprises
2	future time to account	program instructions that, when executed by a first
3	for the determined	Google Audio Player's at least one processor, cause that
4	differential between	Google Audio Player to, after beginning to operate as the
5	the clock time of the	slave of the synchrony group, (i) update the first future
	first zone player and the clock time of the	time to account for the determined differential between the clock time of the first Google Audio Player and the
6	second zone player;	clock time of the second Google Audio Player and (ii)
7	and	when the clock time of the first Google Audio Player
8		reaches the updated first future time, initiate synchronous
9	when the clock time of the first zone	playback of the received audio information with the second Google Audio Player.
10	player reaches the	
11	updated first future time, initiating	For instance, each of the foregoing Google Audio Players is programmed such that, after beginning to
12	synchronous	operate as a "slave" of a group, the Google Audio Player
	playback of the	is configured to (i) update a first future time of playback
13	received audio	timing information received from the "master" Google
14	information with the	Audio Player of the group to account for a determined
15	second zone player.	differential between the "slave" Google Audio Player's own clock time and clock time of the "master" Google
16		Audio Player and (ii) when the clock time of the "slave"
17		Google Audio Player reaches the updated first future
		time, initiate synchronous playback of the received audio
18		information with the "master" Google Audio Player. See, e.g., Ex. 29; Ex. 69, 99, 106.
19		See, e.g., Lx. 29, Lx. 09, 99, 100.
20	178. Additionall	y and/or alternatively, Google has indirectly infringed and
21	continues to indirectly	infringe one or more of the claims of the '953 Patent, in
22	violation of 35 U.S.C. § 271(b), by actively inducing users of the Google Wireless	
23	Audio System to directly infringe the one or more claims of the '953 Patent. In	
24	particular, (a) Google had actual knowledge of the '953 Patent or was willfully	
25	blind to its existence pri	or to (at least as early as February 2019), and no later than,
26	the filing of this action (a	see ¶¶ 35-38 above), (b) Google intentionally causes, urges,
27	or encourages users of the Google Wireless Audio System to directly infringe one	
28	or more claims of the '953 Patent by promoting, advertising, and instructing	

1 customers and potential customers about the Google Wireless Audio System and 2 uses of the system, including infringing uses (see Exs. 20, 29, 60, 61), (c) Google 3 knows (or should know) that its actions will induce users of the Google Wireless 4 Audio System to directly infringe one or more claims the '953 Patent, and (d) users 5 of the Google Wireless Audio System directly infringe one or more claims of the 6 '953 Patent. For instance, at a minimum, Google has supplied and continues to 7 supply Google Audio Players to customers while knowing that use of these products 8 will infringe one or more claims of the '953 Patent, and that Google's customers 9 then directly infringe one or more claims of the '953 Patent by using these Google 10 Audio Players in accordance with Google's product literature. See, e.g., id.

11 179. Additionally and/or alternatively, Google has indirectly infringed and 12 continues to indirectly infringe one or more of the claims of the '953 Patent, in 13 violation of 35 U.S.C. § 271(c), by offering to sell or selling within the United 14 States, and/or importing into the United States, components in connection with the 15 Google Wireless Audio System that contribute to the direct infringement of the '953 16 Patent by users of the Google Wireless Audio System. In particular, (a) Google 17 had actual knowledge of the '953 Patent or was willfully blind to its existence prior 18 to (at least as early as February 2019), and no later than, the filing of this action (see 19 ¶¶ 35-38 above), (b) Google offers for sale, sells, and/or imports, in connection with 20 the Google Wireless Audio System, one or more material components of the 21 invention of the '953 Patent that are not staple articles of commerce suitable for 22 substantial noninfringing use, (c) Google knows (or should know) that such 23 component(s) were especially made or especially adapted for use in an infringement 24 of the '953 Patent, and (d) users of devices that comprise such material 25 component(s) directly infringe one or more claims of the '953 Patent. For instance, 26 at a minimum, Google offers for sale, sells, and/or imports software updates for 27 Google Audio Players that meet one or more claims of the '953 Patent. See, e.g., 28 Exs. 20, 29, 60, 61, 85. These software updates are material components of the

Google Audio Players that meet the one or more claims of the '953 Patent. Further,
Google especially made and/or adapted these software updates for use in the Google
Audio Players that meet the one or more claims of the '953 Patent, and these
software updates are not staple articles of commerce suitable for substantial
noninfringing use. Google's customers then directly infringe the one or more
claims of the '953 Patent by installing and using software updates on the Google
Audio Players.

8 180. Google's infringement of the '953 Patent is also willful because
9 Google (a) had actual knowledge of the '953 Patent or was willfully blind to its
10 existence prior to (at least as early as February 2019), and no later than, the filing
11 of this action (*see* ¶¶ 35-38 above), (b) engaged in the aforementioned activity
12 despite an objectively high likelihood that Google's actions constituted
13 infringement of the '953 Patent, and (c) this objectively-defined risk was either
14 known or so obvious that it should have been known to Google.

15 181. Additional allegations regarding Google's pre-suit knowledge of the
'953 Patent and willful infringement will likely have evidentiary support after a
reasonable opportunity for discovery.

18 182. Sonos is in compliance with any applicable marking and/or notice
provisions of 35 U.S.C. § 287 with respect to the '953 Patent.

20 183. Sonos is entitled to recover from Google all damages that Sonos has
21 sustained as a result of Google's infringement of the '953 Patent, including, without
22 limitation, a reasonable royalty and lost profits.

184. Google's infringement of the '953 Patent was and continues to bewillful and deliberate, entitling Sonos to enhanced damages.

25 185. Google's infringement of the '953 Patent is exceptional and entitles
26 Sonos to attorneys' fees and costs incurred in prosecuting this action under 35
27 U.S.C. § 285.

28

186. Google's infringement of the '953 Patent has caused irreparable harm

(including the loss of market share) to Sonos and will continue to do so unless
 enjoined by this Court.

3

COUNT V: INFRINGEMENT OF U.S. PATENT NO. 10,439,896

4 187. Sonos incorporates by reference and re-alleges paragraphs 47-55 and
5 120-136 of this Complaint as if fully set forth herein.

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- 8

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188. Google and/or users of the Google Wireless Audio System have directly infringed (either literally or under the doctrine of equivalents) and continue to directly infringe one or more of the claims of the '896 Patent, in violation of 35 U.S.C. § 271(a), by making, using, offering for sale, and/or selling the Google Wireless Audio System within the United States and/or importing the Google Wireless Audio System into the United States without authority or license.

12 189. As just one non-limiting example, set forth below is an exemplary
13 infringement claim chart for claim 1 of the '896 Patent in connection with the
14 Google Wireless Audio System. This claim chart is based on publicly available
15 information. Sonos reserves the right to modify this claim chart, including, for
16 example, on the basis of information about the Google Wireless Audio System that
17 it obtains during discovery.

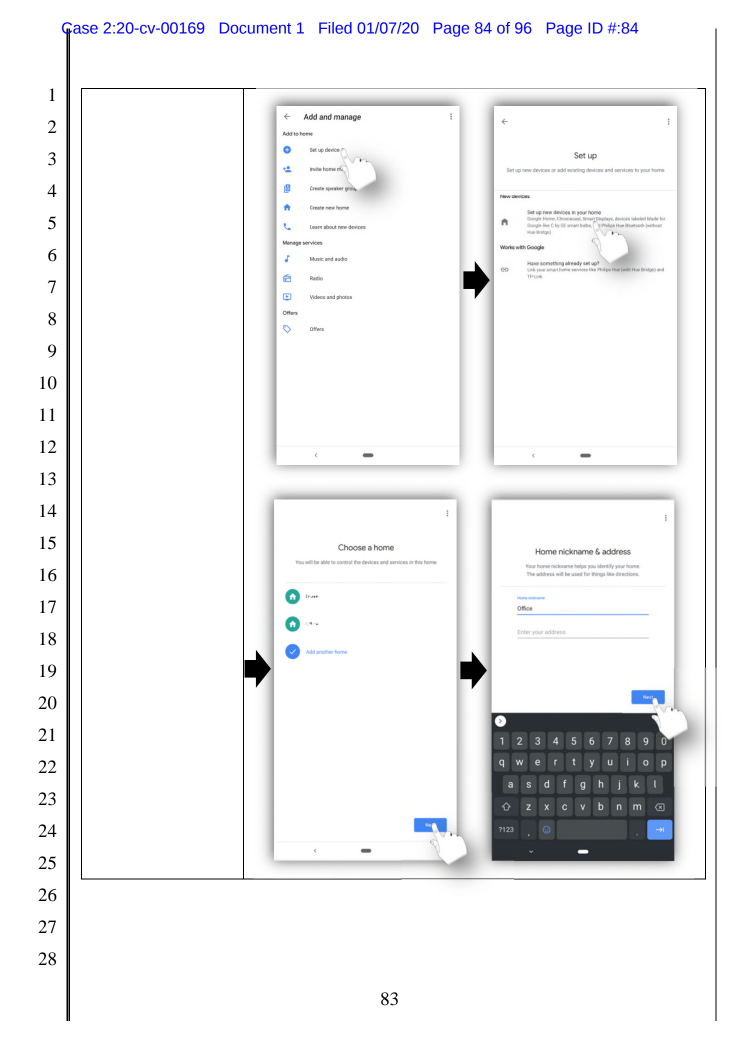
Claim 1	Google
1. A computing	At least each smartphone, tablet, and computer installed
device comprising:	with the Google Home app (where a computing device
	installed with at least the Google Home app is referred to
	herein as a "Chromecast-enabled computing device" ⁵)
	comprises a "computing device," as recited in claim 1. A
	least each Home Mini, Nest Mini, Home, Home Max,
	Home Hub, Nest Hub, Nest Hub Max, Chromecast,
	Chromecast Audio, and Chromecast Ultra comprises a
	"playback device," as recited in claim 1.
	, Pixel 3 XL, Pixel 3a, Pixel 3a XL, Pixel 4, and Pixel 4 X
phones, the Pixel Slat	e tablet, and the Pixelbook and Pixelbook Go laptops install

<sup>phones, the Pixel Slate tablet, and the Pixelbook and Pixelbook Go laptops installed
with the Google Home app is an example of a "Chromecast-enabled computing device."</sup>

Claim 1	Google
a user interface;	Each Chromecast-enabled computing device includes a
	user interface, such as a touchscreen and one or more
	physical buttons. See, e.g., Exs. 40-43, 87-92.
a network	Each Chromecast-enabled computing device includes a
interface;	network interface, such as a Wi-Fi interface. See, e.g., Exs.
	40-43, 87-92.
at least one	Each Chromecast-enabled computing device includes at
processor;	least one processor. See, e.g., Exs. 40-43, 87-92.
a non-transitory	Fach Chromecast anabled computing device includes a
computer-readable	Each Chromecast-enabled computing device includes a non-transitory computer-readable medium comprising
medium; and	program instructions that enable a Chromecast-enabled
program	computing device to perform the functions identified
instructions stored	below. See, e.g., Exs. 34, 40-43, 87-92.
on the non-	
transitory	
computer-readable medium that, when	
executed by the at	
least one processor,	
cause the	
computing device	
to perform	
functions	
comprising: while operating on	Each Chromecast-enabled computing device comprises
a secure wireless	program instructions that, when executed by a Chromecast
local area network	enabled computing device's at least one processor, cause
(WLAN) that is	that Chromecast-enabled computing device to, while
defined by an	operating on a secure WLAN that is defined by an access
access point, (a) receiving, via a	point, (a) receive, via a GUI associated with an application
graphical user	for controlling one or more Google Audio Players, user input indicating that a user wishes to set up a Google Audio
interface (GUI)	Player to operate on the secure WLAN and (b) receive a
associated with an	first message indicating that a given Google Audio Player
application for	is available for setup.
controlling one or	

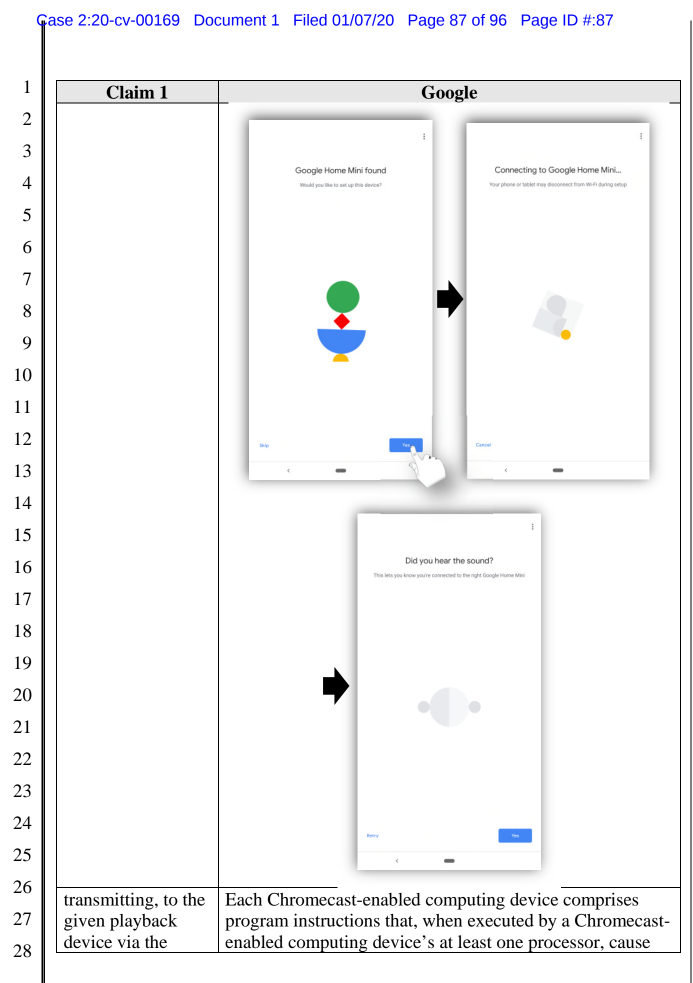
4		
1	Claim 1	Google
2	more playback	For instance, each Chromecast-enabled computing device
3	devices, user input indicating that a	is programmed with the capability to run the Google Home app to setup and control Google Audio Players on a secure
4	user wishes to set	local Wi-Fi network (which is a WLAN) that is defined by
5	up a playback device to operate	an access point (<i>e.g.</i> , a router) to which the Chromecast- enabled computing device is communicatively coupled.
6	on the secure	See, e.g., Ex. 101 ("The Google Home app will walk you
7	WLAN and (b)	through the steps to set up Google Home Choose the
	receiving a first message indicating	Wi-Fi network you want to connect to your device Access your music and movie services."); Exs. 80, 102,
8	that a given	103.
9	playback device is	
10	available for setup;	In particular, while communicatively coupled to a secure local Wi-Fi network, the Chromecast-enabled computing
11		device is capable of receiving, via a GUI presented by the
12		Google Home app, user input indicating that a user wishes to set up a Google Audio Player to operate on the secure
13		local Wi-Fi network. While that Google Audio Player is
14		operating in a setup mode ($e.g.$, after being plugged into a wall socket for the first time out of the box), the
15		Chromecast-enabled computing device functions to receive
16		a message indicating that the Google Audio Player is available for setup (<i>e.g.</i> , a message comprising an SSID for
17		an unsecure wireless network provided by the Google
18		Audio Player). Examples of these functions are illustrated
19		in the following screenshots.
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Claim 1	Google
	← Wi-Fi Q
	Use Wi-Fi
	Connected
	GoogleHome3328.o
	$\mathbf{\nabla}$
	𝔅𝔅
	$\mathbf{\hat{v}}$
	ିକ କ
	Ŷ
	\diamond
	\diamond



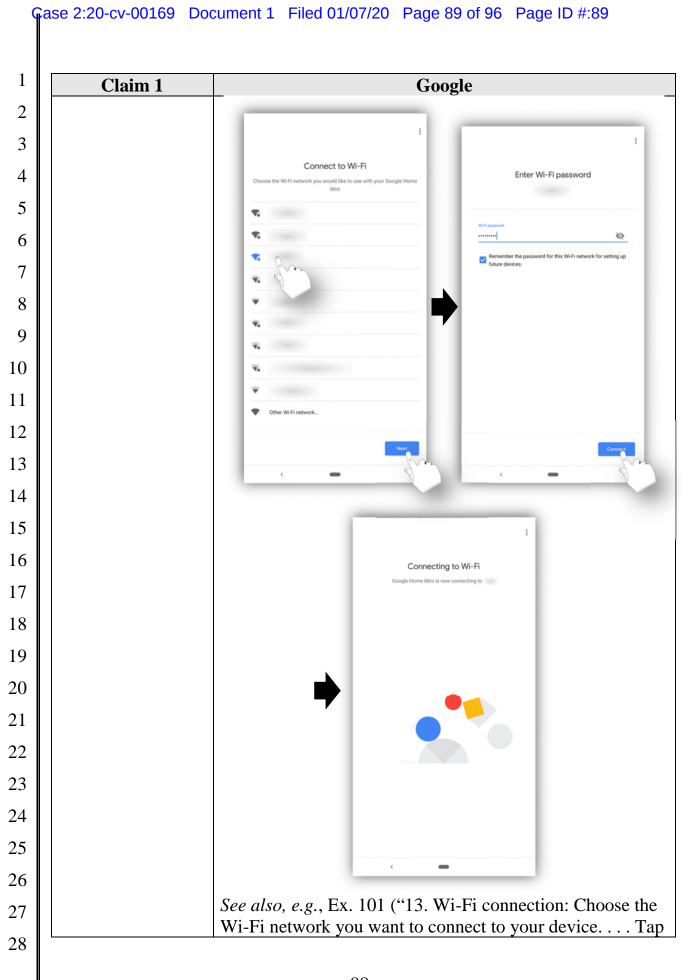
	Claim 1	Goog	le
2			
;			
-		Looking for devices	Google Home Mini found Would you like to set up this device?
5			
,		<u> </u>	
		7	
,			
)			
		Cancel	Skip Ver
5		< •	< -
-		See also, e.g., Ex. 101 ("7. Scan	÷ •
5		devices: The Google Home app that are plugged in and ready to	•
)		want to add the device to > Nex	t.").
'	after receiving the	Each Chromecast-enabled comp	outing device comprises
	user input and	program instructions that, when	executed by a Chromecast
	receiving the first message,	enabled computing device's at 1 that Chromecast-enabled compu	I ·
	transmitting a	receiving the user input and rece	0
	response to the first	transmit a response to the first n	-
	message that facilitates	establishing an initial communic Google Audio Player, where the	
	establishing an	with the given Google Audio Pl	-
	initial communication	access point.	
	communication	For instance, each Chromecast-	enabled computing device
-	path with the given		1 0
	playback device,	is programmed such that, after r	receiving user input that
		is programmed such that, after r initiates setting up a Google Au Wi-Fi network defined by an ac	receiving user input that dio Player on a secure loca

Claim 1	Google
playback device	setup, the Chromecast-enabled computing device functions
	to transmit a response to the message that facilitates establishing an initial communication path with the Google
	Audio Player, where the initial communication path is
	established directly between the Google Audio Player and Chromecast-enabled computing device (<i>e.g.</i> , via an
	unsecure wireless network provided by the Google Audio
	Player), as opposed to traversing the access point for the secure local Wi-Fi network. <i>See, e.g.</i> , Ex. 101 ("8.
	Connecting to your new device: The app will now connect
	your phone to your new Google Home so that you can configure it. Note: You will be prompted with the
	following notification during this step, 'Your phone may disconnect from Wi-Fi during setup'. 9. Making a
	connection: We'll play a sound on the device to make sure
	you're setting up the right device. When you hear the sound, tap Yes."). An example of this functionality is
	illustrated in the screenshots below.
	95

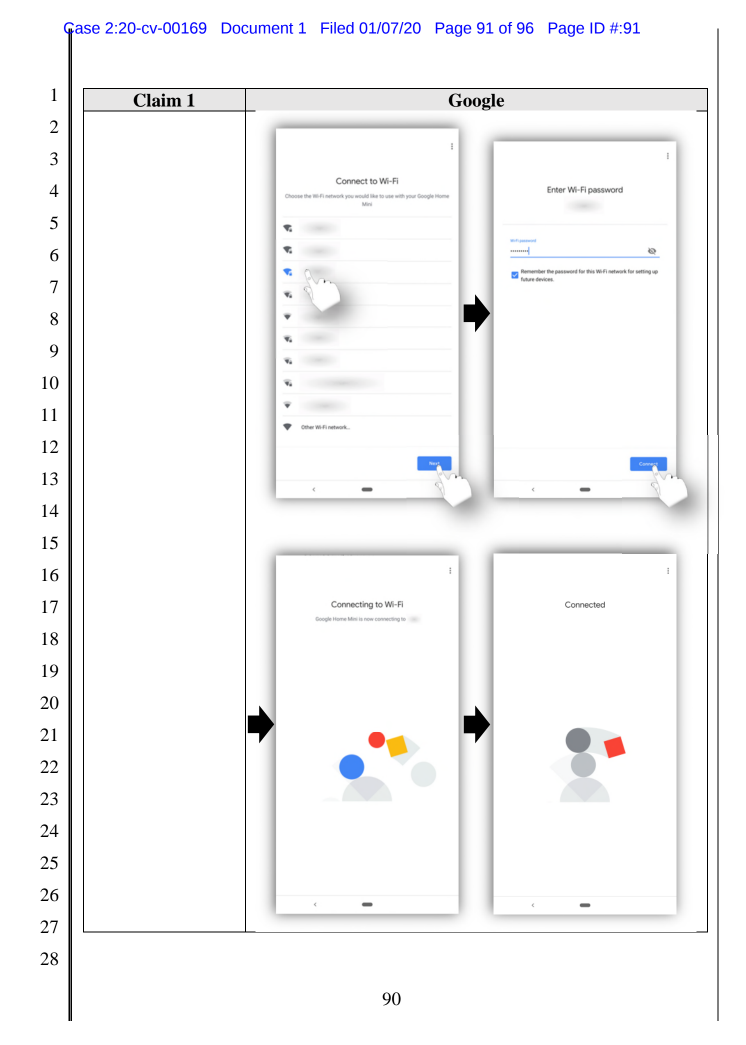


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1	Claim 1	Google
2	initial	that Chromecast-enabled computing device to transmit, to
3	communication	the given Google Audio Player via the initial
	path, at least a second message	communication path, at least a second message containing network configuration parameters, where the network
4	containing network	configuration parameters comprise an identifier of the
5	configuration	secure WLAN and a security key for the secure WLAN.
6	parameters,	
7	wherein the	For instance, each Chromecast-enabled computing device
	network	is programmed such that, after establishing an initial
8	configuration parameters	communication path with a Google Audio Player that is being set up to operate on a secure local Wi-Fi network, the
9	comprise an	Chromecast-enabled computing device functions to
10	identifier of the	transmit, via the initial communication path, network
	secure WLAN and	configuration parameters for the secure local Wi-Fi
11	a security key for	network to the Google Audio Player that include an
12	the secure WLAN;	identifier of the secure local Wi-Fi network and a security
13		key for the local Wi-Fi network. An example of this functionality is illustrated below.
14	<u> </u>	Tunctionality is indistrated below.
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1	Claim 1	Google OK to use the password you have saved in your phone [or]
2		[t]o manually enter the password, tap Enter manually >
3		type in password > Connect.").
4	after transmitting at	Each Chromecast-enabled computing device comprises
5	least the second	program instructions that, when executed by a Chromecast-
6	message containing the network	enabled computing device's at least one processor, cause
7	configuration	that Chromecast-enabled computing device to, after transmitting at least the second message containing the
8	parameters,	network configuration parameters, detect an indication that
9	detecting an indication that the	the given Google Audio Player has successfully received the network configuration parameters.
10	given playback device has	For instance, each Chromecast-enabled computing device
11	successfully	is programmed such that, after transmitting to a Google
12	received the	Audio Player a message containing network configuration
13	network configuration	parameters for a secure local Wi-Fi network, the Chromecast-enabled computing device functions to detect
14	parameters; and	an indication that the Google Audio Player successfully
15		received the network configuration parameters. An example of this functionality is illustrated in the following
16		screenshots.
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1	Claim 1	Google
2	after detecting the	Each Chromecast-enabled computing device comprises
3	indication,	program instructions that, when executed by a Chromecast-
	transitioning from	enabled computing device's at least one processor, cause
4	communicating	that Chromecast-enabled computing device to, after
5	with the given playback device	detecting the indication, transition from communicating with the given Google Audio Player via the initial
6	via the initial	communication path to communicating with the given
	communication	Google Audio Player via the secure WLAN that is defined
7	path to	by the access point.
8	communicating	
9	with the given	For instance, each Chromecast-enabled computing device
	playback device	is programmed such that, after detecting an indication that a
10	via the secure WLAN that is	Google Audio Player successfully received network configuration parameters for a secure local Wi-Fi network
11	defined by the	defined by an access point, the Chromecast-enabled
12	access point.	computing device functions to transition from
	L	communicating with the Google Audio Player via the initial
13		communication path to communicating with the Google
14		Audio Player via the secure local Wi-Fi network. See, e.g.,
15		Ex. 101 ("13. Wi-Fi connection: Choose the Wi-Fi network
16		you want to connect to your device Tap OK to use the password you have saved in your phone [or] [t]o manually
		enter the password, tap Enter manually > type in password
17		> Connect.").
18		
19		As one example to illustrate, after the Chromecast-enabled
		computing device transitions from communicating with the
20		Google Audio Player via the initial communication path to communicating with the Google Audio Player via the
21		secure local Wi-Fi network, the Chromecast-enabled
22		computing device is capable of transmitting commands
23		related to playback of audio content to the Google Audio
		Player via the secure local Wi-Fi network, such as a
24		command for the Google Audio Player to retrieve audio
25		content for playback from an Internet-based music service
26		(<i>e.g.</i> , YouTube Music, Spotify, Pandora, Google Play Music, Deezer, TuneIn, iHeartRadio, etc.) that in turn
		causes the Google Audio Player to retrieve the audio
27		content from the Internet-based music service via a
28		communication path including the secure local Wi-Fi

1	Claim 1	Google	
2		network and the Internet. See, e.g., Ex. 30 ("Other ways to	
3		control music From the Google Home app[:] 1. Make sure your mobile device or tablet is connected to the same	
4		Wi-Fi as your speaker or display. 2. Open the Google	
5		Home app \triangle . 3.Tap Play music under the name of the	
6		device that you want to use. Your device will play music from your default music provider. You can pause, resume,	
7		change volume and skip forward or backward in the song.")	
8		(emphasis in original); Ex. 101 ("Media services: Access your music and movie services Default music service:	
9		If you have more than one music service linked, you will be	
10		asked to select a Default music service: Tap the service you want to use as default > Next."); Exs. 104, 105.	
11			
12	100 Addition	ally and/or alternatively. Google has indirectly infringed and	
13	190. Additionally and/or alternatively, Google has indirectly infringed and		
14	continues to indirectly infringe one or more of the claims of the '896 Patent, in violation of 35 U.S.C. § 271(b), by actively inducing users of the Google Wireless		
15	Audio System to directly infringe the one or more claims of the '896 Patent. In		
16	particular, (a) Google had actual knowledge of the '896 Patent or was willfully		
17	blind to its existence prior to, and no later than, the filing of this action (see $\P\P$ 35-		
18	38 above), (b) Google intentionally causes, urges, or encourages users of the		
19	Google Wireless Audio System to directly infringe one or more claims of the '896		
20	Patent by promoting, advertising, and instructing customers and potential		
21	customers about the Google Wireless Audio System and uses thereof, including		
22	infringing uses (see Exs. 34, 35, 79, 80), (c) Google knows (or should know) that		
23	its actions will induce users of the Google Wireless Audio System to directly		
24		claims the '896 Patent, and (d) users of the Google Wireless	
25	Audio System directly infringe one or more claims of the '896 Patent. For instance,		
26	at a minimum, Google has supplied and continues to supply the Google Home app		
27	to customers while knowing that installation and/or use of this app will infringe one		
28			

or more claims of the '896 Patent, and that Google's customers then directly
 infringe one or more claims of the '896 Patent by installing and/or using the Google
 Home app in accordance with Google's product literature. *See*, e.g., *id*.

4 191. Additionally and/or alternatively, Google has indirectly infringed and 5 continues to indirectly infringe one or more of the claims of the '896 Patent, in 6 violation of 35 U.S.C. § 271(c), by offering to sell or selling within the United 7 States, and/or importing into the United States, components in connection with the 8 Google Wireless Audio System that contribute to the direct infringement of the '896 9 Patent by users of the Google Wireless Audio System. In particular, (a) Google 10 had actual knowledge of the '896 Patent or was willfully blind to its existence prior 11 to, and no later than, the filing of this action (see ¶¶ 35-38 above), (b) Google offers 12 for sale, sells, and/or imports, in connection with the Google Wireless Audio 13 System, one or more material components of the invention of the '896 Patent that 14 are not staple articles of commerce suitable for substantial noninfringing use, (c) 15 Google knows (or should know) that such component(s) were especially made or 16 especially adapted for use in an infringement of the '896 Patent, and (d) users of 17 devices that comprise such material component(s) directly infringe one or more 18 claims of the '896 Patent. For instance, at a minimum, Google offers for sale, sells, 19 and/or imports the Google Home app for installation on devices (e.g., smartphones, 20 tablets, and computers) that meet one or more claims of the '949 Patent. See, e.g., 21 Ex. 34, 35, 79, 80. The Google Home app is a material component of the devices 22 that meet the one or more claims of the '896 Patent. Further, Google especially 23 made and/or adapted the Google Home app for use in devices that meet the one or 24 more claims of the '896 Patent, and this app is not a staple article of commerce 25 suitable for substantial noninfringing use. Google's customers then directly 26 infringe the one or more claims of the '896 Patent by installing and/or using the 27 Google Home app on the customers' devices.

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192. Google's infringement of the '896 Patent is also willful because

Google (a) had actual knowledge of the '896 Patent or was willfully blind to its
existence prior to, and no later than, the filing of this action (*see* ¶¶ 35-38 above),
(b) engaged in the aforementioned activity despite an objectively high likelihood
that Google's actions constituted infringement of the '896 Patent, and (c) this
objectively-defined risk was either known or so obvious that it should have been
known to Google.

7 193. Additional allegations regarding Google's pre-suit knowledge of the
8 '949 Patent and willful infringement will likely have evidentiary support after a
9 reasonable opportunity for discovery.

10 194. Sonos is in compliance with any applicable marking and/or notice
11 provisions of 35 U.S.C. § 287 with respect to the '896 Patent.

12 195. Sonos is entitled to recover from Google all damages that Sonos has
13 sustained as a result of Google's infringement of the '896 Patent, including, without
14 limitation, a reasonable royalty and lost profits.

15 196. Google's infringement of the '896 Patent was and continues to bewillful and deliberate, entitling Sonos to enhanced damages.

17 197. Google's infringement of the '896 Patent is exceptional and entitles
18 Sonos to attorneys' fees and costs incurred in prosecuting this action under 35
19 U.S.C. § 285.

198. Google's infringement of the '896 Patent has caused irreparable harm
(including the loss of market share) to Sonos and will continue to do so unless
enjoined by this Court.

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PRAYER FOR RELIEF

WHEREFORE, Sonos respectfully requests:

A. That Judgment be entered that Google has infringed at least one or
more claims of the patents-in-suit, directly and/or indirectly, literally
and/or under the doctrine of equivalents, and that such infringement is
willful;

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1	B.	An injunction e	enjoining Google, its officers, agents, servants,			
2		employees and a	attorneys, and other persons in active concert or			
3		participation with	h Google, and its parents, subsidiaries, divisions,			
4		successors and a	ssigns, from further infringement of the patents-in-			
5		suit.				
6	C.	An award of dam	nages sufficient to compensate Sonos for Google's			
7		infringement und	ler 35 U.S.C. § 284, including an enhancement of			
8		damages on accord	unt of Google's willful infringement;			
9	D.	That the case be	found exceptional under 35 U.S.C. § 285 and that			
10		Sonos be awarded	d its reasonable attorneys' fees;			
11	E.	Costs and expenses in this action;				
12	F.	An award of preju	udgment and post-judgment interest; and			
13	G.	Such other and fu	orther relief as the Court may deem just and proper.			
14		DEM	IAND FOR JURY TRIAL			
15	Pursuant to Rule 38(b) of the Federal Rules of Civil Procedure, Sonos					
16	respectfully demands a trial by jury on all issues triable by jury.					
17						
18	Dated: January 7, 2020		Respectfully submitted,			
19		C	ORRICK HERRINGTON & SUTCLIFFE LLP			
20		a	nd			
21		L	EE SULLIVAN SHEA & SMITH LLP			
22		E	By: <u>/s/ Alyssa Caridis</u>			
23			ALYSSA CARIDIS Attorneys for Plaintiff Sonos, Inc.			
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