IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

WSOU INVESTMENTS, LLC d/b/a	§
BRAZOS LICENSING AND	§
DEVELOPMENT,	Š
	ş
Plaintiff,	§
	Ş
V.	Ş
	§
GOOGLE LLC,	Ş
	§
Defendant.	§
	8

CIVIL ACTION NO. 6:20-cv-581

JURY TRIAL DEMANDED

ORIGINAL COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff WSOU Investments, LLC d/b/a Brazos Licensing and Development ("Brazos" or "Plaintiff"), by and through its attorneys, files this Complaint for Patent Infringement against Google LLC ("Google") and alleges:

NATURE OF THE ACTION

1. This is a civil action for patent infringement arising under the Patent Laws of the

United States, 35 U.S.C. §§ 1, et seq., including §§ 271, 281, 284, and 285.

THE PARTIES

2. Brazos is a limited liability corporation organized and existing under the laws of Delaware, with its principal place of business at 605 Austin Avenue, Suite 6, Waco, Texas 76701.

3. On information and belief, Google is a Delaware corporation with a physical address at 500 West 2nd Street, Austin, Texas 78701.

JURISDICTION AND VENUE

4. This is an action for patent infringement which arises under the Patent Laws of the United States, in particular, 35 U.S.C. §§ 271, 281, 284, and 285.

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 2 of 27

This Court has jurisdiction over the subject matter of this action under 28 U.S.C.
§§ 1331 and 1338(a).

6. This Court has specific and general personal jurisdiction over the defendant pursuant to due process and/or the Texas Long Arm Statute, because the defendant has committed acts giving rise to this action within Texas and within this judicial district. The Court's exercise of jurisdiction over the defendant would not offend traditional notions of fair play and substantial justice because the defendant has established minimum contacts with the forum. For example, on information and belief, the defendant has committed acts of infringement in this judicial district, by among other things, selling and offering for sale products that infringe the asserted patent, directly or through intermediaries, as alleged herein.

7. Venue is proper in this Court pursuant to 28 U.S.C. §§ 1391 and 1400(b). Google is registered to do business in Texas. Google has offices in this District, has transacted business in this District, and has committed acts of direct and indirect infringement in this District. Google also has a regular and established place of business in this District, as set forth below.

8. Since 2007, Google has employed "hundreds" of employees in this District in Austin, Texas.¹ As of August 2018, Google had more than 800 employees in Austin.² By June of 2019, Google had more than 1,100 employees in Austin.³ In January 2019, it was reported that Google "signed a lease for an entire 35-story tower that has started construction just east of the Central Library in downtown Austin."⁴ Google's 35-story tower in Austin "will have 790,000

¹ According to Gerardo Interiano, Google's public affairs and government relations manager, in a statement. *See* <u>http://www.statesman.com/business/google-lease-200-000-square-feet-new-downtown-austin-tower/SANZSa3du8QQ4k8ytOC2rJ/</u>

² See <u>https://www.statesman.com/news/20190131/source-google-to-occupy-35-story-office-tower-in-downtown-austin</u>

³ See <u>https://www.bizjournals.com/austin/news/2019/06/14/google-confirms-austin-expansion-will-begin-moving.html</u>

⁴ Id.



square feet of space, enough to potentially house about 5,000 people."⁵

Source: <u>https://www.statesman.com/news/20190131/source-google-to-occupy-35-story-office-tower-in-downtown-austin</u>

9. Articles report that Google's office in Austin would "would certainly be one of its

most expansive offices in North America."6

10. Google has 300,000 square feet of office space in Austin, Texas, at 500 West 2nd Street.⁷ Google also has offices on North MoPac Expressway,⁸ University Park, and Austin's Children Museum.⁹

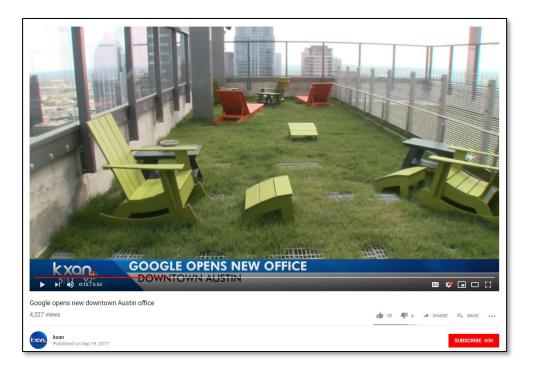
⁵ Id.

⁶ See <u>https://9to5google.com/2019/01/31/google-signs-lease-austin-campus/</u>

⁷ See <u>https://www.bizjournals.com/austin/news/2020/02/27/google-to-invest-10b-in-offices-and-data-centers.html</u>

⁸ See <u>https://www.google.com/intl/en/about/locations/?region=north-america</u>

⁹ See <u>http://www.statesman.com/business/google-lease-200-000-square-feet-new-downtown-austin-tower/SANZSa3du8QQ4k8ytOC2rJ/</u>



Source: https://www.youtube.com/watch?v=RKA1RJYGOYQ



Source: <u>https://www.bizjournals.com/austin/news/2019/10/28/inside-austins-coolest-offices.html#g/419929/15</u>

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 5 of 27

11. Google has, as of June 2020, fifty (50) job postings for Austin, TX.¹⁰

12. Google's taxed appraised property values in Travis County (Austin) are approximately \$1 billion.¹¹ Google's taxed appraised property values in McLennan County (Waco) are approximately \$75,000.¹² Google's taxed appraised property values in Bexar County (San Antonio) are approximately \$50 million.¹³ Google's taxed appraised property values in in El Paso are approximately \$258,000.¹⁴

13. Operationally, Google is a multinational technology company that collects, stores, organizes, and distributes data. In addition to its service model for distribution of data (e.g., movies, search results, maps, music, etc.), Google has an expansive regime that gathers data on residents of this District through the hardware devices it sells (e.g., phones, tablets, and home audio devices) and, also, through the operating systems and apps it provides. As an example, Google gathers data when a resident runs its operating systems and apps (e.g., location services).¹⁵ As another example, Google gathers data when a resident interacts with Google's plethora of services such as search, email, and music and movie streaming. *See* https://safety.google/privacy/data/ (indicating that Google gathers data from "things you search for," "Videos you watch," "Ads you view or click," "Your location," "Websites you visit," and "Apps, browsers, and devices you use to access Google services"). As yet another example, Google gathers data by listening and recording everything a resident says within proximity of one of its products, such as Google

10

https://careers.google.com/jobs/results/?company=Google&company=YouTube&hl=en&jlo=en-US&location=Austin,%20TX,%20USA

¹¹ See <u>http://propaccess.traviscad.org</u>

¹² See <u>https://propaccess.trueautomation.com/clientdb/Property.aspx?cid=20&prop_id=378970</u>

¹³ See <u>https://bexar.acttax.com/act_webdev/bexar/showdetail2.jsp?can=000001265355</u>,

¹⁴ See <u>http://www.epcad.org/Search?Keywords=GOOGLE+INC&Year=2019</u>

¹⁵ See e.g., "AP Exclusive: Google tracks your movements, like it or not," <u>https://apnews.com/828aefab64d4411bac257a07c1af0ecb/AP-Exclusive:-Google-tracks-your-movements,-like-it-or-not</u>

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 6 of 27

Home.¹⁶ Others have reported that Google gathers "where you've been," "everything you've ever searched – and deleted," "all the apps you use," "all of your YouTube history," "which events you attended, and when," "information you deleted [on your computer]," "your workout routine," "years' worth of photos," and "every email you ever sent."¹⁷

14. Google takes these massive amounts of gathered data on residents of this District and monetizes them, for example, through targeted advertising. Some have reported that "creepy" advertisements for items never searched for, but only spoken out loud, appeared. *See* e.g., https://www.youtube.com/watch?v=zBnDWSvaQ11 (conducting test on the term "dog toys" spoken out loud, but never searched; tester claims targeted "dog toy" advertisements only appeared after speaking the phrase out loud).

15. In addition to extensive data gathering of information on residents of this District, Google has a substantial presence in the District directly through the products and services Google provides residents of this District (some of which also gather data).¹⁸ One of Google's main businesses in this District is delivering information, including digital content such as movies, music, apps, and advertising.

16. Google describes itself as an "information company."¹⁹ Its vision is "to provide

¹⁶ See <u>https://www.unilad.co.uk/technology/google-is-listening-to-everything-we-say-and-you-</u> <u>can-hear-it-back/</u> ("Tech giant and the font of all pub quiz knowledge, Google, can quietly record many of the conversations that people have in close proximity to its products.").

¹⁷ See <u>https://www.theguardian.com/commentisfree/2018/mar/28/all-the-data-facebook-google-has-on-you-privacy</u>.

¹⁸ Non-limiting examples include Google Search, Maps, Translate, Chrome Browser, YouTube, YouTube TV, Google Play Music, Chromecast, Google Play Movies and TV, Android Phones, Android Wear, Chromebooks, Android Auto, Gmail, Google Allo, Google Duo, Google+, Google Photos, Google Contacts, Google Calendar, Google Keep, Google Docs, Google Sheets, Google Slides, Google Drive, Google Voice, Google Assistant, Android operating system, Project Fi Wireless phone systems, Google Pixel, Google Home, Google Wifi, Daydream View, Chromecast Ultra.

¹⁹ See "This Year's Founder's Letter" by Alphabet CEO, Sundar Pichai, <u>https://blog.google/inside-google/alphabet/this-years-founders-letter/</u>.

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 7 of 27

access to the world's information in one click," and its mission is "to organize the world's information and make it universally accessible and useful."²⁰ Making information available to people wherever they are and as quickly as possible is critical to Google's business.

Google Global Cache (GGC)

17. As Google's CEO, Sundar Pichai, explains, "We want to make sure that no matter who you are or where you are or how advanced the device you are using—Google works for you."²¹ To meet this goal, Google developed a content delivery network that it calls the Edge Network.

18. One non-limiting example of physical presence in this District is Google's Edge Network. Google provides web-based services, such as YouTube, YouTube TV, and Google Play, to users throughout the world. These services are in high demand. Google reports that Google Play reaches more than 1 billion Android users and that YouTube serves over 1.8 billion users per month.²² Studies show that YouTube alone is responsible for approximately 20% of all internet traffic.²³ YouTube TV, which has been described as an "add-on to YouTube" allows Google to essentially become the local TV provider for residents of this District. For example, residents in this District obtain local Waco-Temple-Bryan area channels such as KXXV, ABC (Channel 25); KBTX, CBS (Channel 3) or KWTX, CBS (Channel 10); KCEN NBC (Channel 5); and KCEN, Fox (Channel 6).²⁴ To verify a resident should receive such local channels, Google verifies a location of such resident.

²⁰ See <u>http://panmore.com/google-vision-statement-mission-statement.</u>

²¹ See e.g., <u>http://time.com/4311233/google-ceo-sundar-pichai-letter/</u>.

²² See <u>https://www.theverge.com/2018/5/3/17317274/youtube-1-8-billion-logged-in-monthly-users-brandcast-2018</u>

²³ See <u>https://www.sandvine.com/hubfs/downloads/archive/2016-global-internet-phenomena-report-latin-america-and-north-america.pdf</u> and <u>http://testinternetspeed.org/blog/half-of-all-internet-traffic-goes-to-netflix-and-youtube/</u>

²⁴ See, e.g. <u>https://thestreamable.com/markets/waco-temple-bryan-tx.</u>

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 8 of 27

19. Google's Edge Network, itself, has three elements: Core Data Centers, Edge Points of Presence, and Edge Nodes. The Core Data Centers (there are eight in the United States) are used for computation and backend storage. Edge Points of Presence are the middle tier of the Edge Network and connect the Data Centers to the internet. Edge Nodes are the layer of the network closest to users. Popular content, including YouTube TV, YouTube, video advertising, music, mobile apps, and other digital content from the Google Play store, is cached on the Edge Nodes, which Google refers to as Google Global Cache or "GGC."

20. Google Global Cache is recognized as "one of Google's most important pieces of infrastructure,"²⁵ and Google uses it to conduct the business of providing access to the world's information. GGC servers in the Edge Nodes function as local data warehouses, much like a shoe manufacturer might have warehouses around the country. Instead of requiring people to obtain information from distant Core Data Centers, which would introduce delay, Google stores information in the local GGC servers to provide quick access to the data.

21. Caching and localization are vital for Google's optimization of network resources. Because hosting all content everywhere is inefficient, it makes sense to cache popular content and serve it locally. Doing so brings delivery costs down for Google, network operators, and internet service providers. Storing content locally also allows it to be delivered more quickly, which improves user experience. Serving content from the edge of the network closer to the user improves performance and user happiness. To achieve these benefits, Google has placed Edge Nodes throughout the United States, including in this District. Google describes these nodes as the workhorses of video delivery.

22. Just like brick-and-mortar stores, Google's GGC servers independently determine

²⁵ See <u>http://blog.speedchecker.xyz/2015/11/30/demystifying-google-global-cache/</u>.

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 9 of 27

what content to cache based on local requests. The GGC servers in Google's Edge Nodes include software that Google refers to as "µstreamer." µstreamer is responsible for serving video content from YouTube and other Google services, along with other large content such as Google Play applications and Chrome downloads. It operates on a content-delivery platform at the edge of Google's network called "bandaid"; it does not run in the core (except for some internal testing purposes), unlike the majority of the Google services, such as search or gmail.

23. Using µstreamer and bandaid, a GGC server handles requests directly from its clients, predominantly YouTube's video players. When such a request is received, if the content is stored in the node's local cache, the node will serve it to the end user, improving the user experience and saving bandwidth. If cache-eligible content is not already stored on the node, and the content is cache-eligible, the node will retrieve it from Google, serve it to the user, and store it for future requests.

24. µstreamer is largely autonomous, in the sense that almost all decisions related to serving a particular request are made locally, without coordinating with other servers. Like a brick-and-mortar store sells directly to customers from inventory and stocks that inventory based on local customer demand, µstreamer in each GGC node decides—independently from other nodes in Google's Edge Network— whether to serve requested content, whether to cache content, and whether to send requests to other servers.

25. Google's GGC servers are housed in spaces in the District leased by Google. Google's GGC servers are housed in spaces leased by Google from Internet Service Providers (ISPs) whose networks have substantial traffic to Google and are interested in saving bandwidth. Hosting Google servers allows ISPs to save both bandwidth and costs, as they do not incur the expense of carrying traffic across their peering and/or transit links.

9

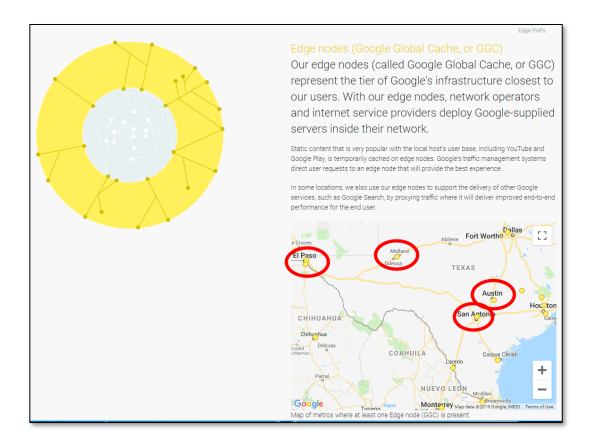
Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 10 of 27

26. When an ISP agrees to host a GGC server, the parties enter into a Global Cache Service Agreement, under which Google provides:

- hardware and software— including GGC servers and software—to be housed in the host's facilities;
- technical support; service management of the hardware and software; and
- content distribution services, including content caching and video streaming.

In exchange, the host provides, among other things, a physical building, rack space where Google's computer hardware is mounted, power, and network interfaces. All ownership rights, title, and intellectual property rights in and to the equipment (i.e., the hardware and software provided by Google) remain with Google and/or its licensors.

27. Multiple ISP hosted GGC servers are in this District. Google's website identifies Midland, El Paso, Austin, and San Antonio as GGC server locations. Each of these cities is located in this District.



Source: <u>https://peering.google.com/#/infrastructure</u>

28. The Office of Telecommunications Services for the University of Texas, for example, is an ISP that hosts two GGC servers in Austin, Texas.²⁶

29. Google caches content on the GGC servers located in this District.

30. Google's GGC servers located in this District cache content that includes, among other things: (i) video advertising; (ii) apps; and (iii) digital content from the Google Play store.

31. Google's GGC servers located in this District deliver cached content for the items in the preceding paragraph to residents in this District.

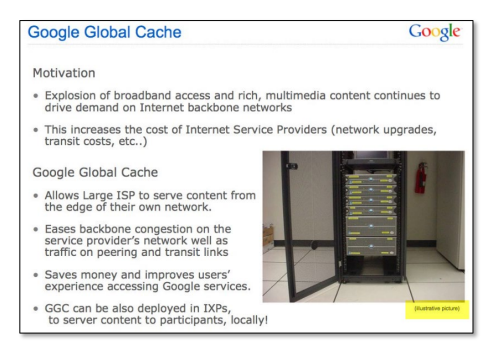
32. Google generates revenue (i) by delivering video advertising, (ii) from apps, and (iii) from digital content in the Google Play store.

²⁶ See <u>https://it.utexas.edu/ots-caching-and-peering</u>

33. Google treats its GGC servers in this District the same as it treats all of its other

GGC servers in the United States.

34. The photograph below shows an "illustrative picture" of a Google GGC server.



Source: https://www.wired.com/2010/03/google-traffic/

35. Google not only exercises exclusive control over the digital aspects of the GGC,

Google, but also exercises exclusive control over the physical server and the physical space within which the server is located and maintained.

Google's Communication Services

36. Google provides both data and television services to both San Antonio and Austin.²⁷

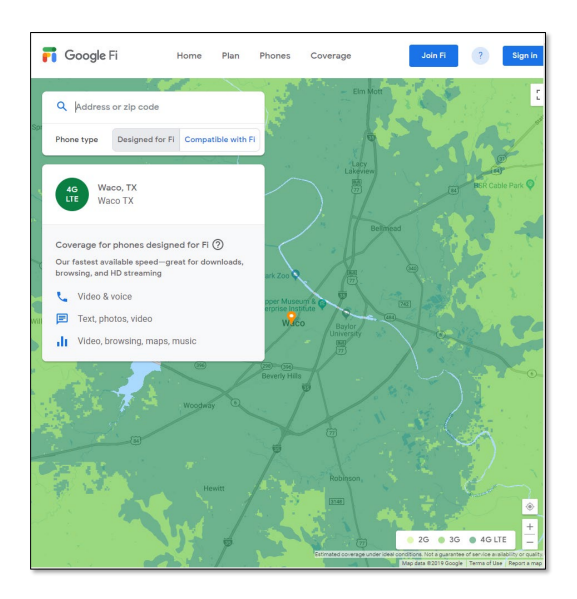
²⁷ <u>https://fiber.google.com/ourcities/</u>

Google Fiber Austin Internet Pla	ns TV Channels Events	Find a Store Support			CHECK ELIGIBILITY	Sign In
Fiber 1000 + TV and Fiber Fiber 1000 + TV and Fiber 100 + T crystal clear HD including local, sp children and more. PRINTABLE CHANNEL GUIDE	V include a full line-up of you orts, news and weather, ente	ertainment, lifestyle,				
Q Search your favorite channel	s			ANISAL	COAUS (ATXN)	
AUSCC (Austin Community College)	AISDST (Austin Independent School District)	PUAC010 (Austin Public 10)	PUAC011 (Austin Public 11)	PUAC016 (Austin Public 16)	BBC AMERICA	

Google's Cell Phone Service (aka Google Fi)

37. Google also provides phone, messaging, and data services in this District from its wireless phone services called Google Fi. Via the Google Fi service, Google provides its customers voice and high-speed data coverage (4G LTE) for cities such as Waco.

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 14 of 27



Source: https://fi.google.com/coverage?q=Waco,%20tx

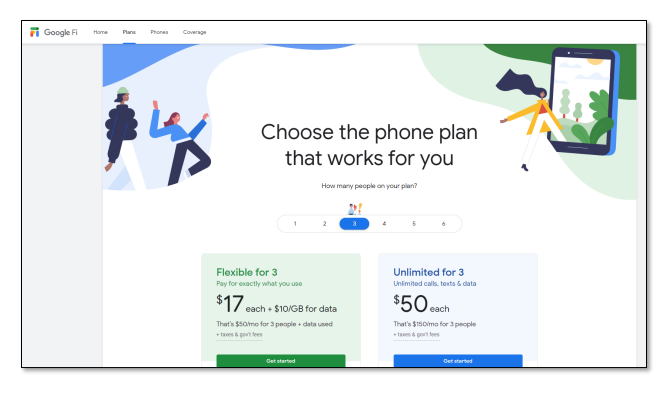
38. The cell towers used for Google's services are fixed geographical locations. They are "regular" and "established" because they operate in a "steady, uniform, orderly, and methodical manner" and are sufficiently permanent. They are "of the defendant" because Google has contractual and/or property rights to use the cell towers to operate its business. Google also ratifies the service locations through its coverage lookup service.

39. With this coverage lookup service, Google advertises its ability to provide cell coverage in this District and its selected cell towers in and near this District to provide the

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 15 of 27

advertised coverage (e.g., 2G, 3G, or 4GLTE) depending on the location in the District. See <u>https://fi.google.com/coverage</u>?. Google is not indifferent to the location of its cell towers. It "established" and "ratified" their geographic placement to achieve specific business purposes.

40. Residents of this District also directly contract with and are billed by Google for these services as their telecommunications provider.



Source: https://fi.google.com/about/plan

41. Google also determines which cell tower a particular Google Fi customer will use

while within the District.

What determines when Project Fi moves me between cellular networks?

When multiple carriers are available, Project Fi will move you to the network that our analysis shows will be fastest in your current location, whether that is 4G LTE, 3G, or 2G. We're constantly learning and improving, to account for factors such as newly-built towers or newly-available radio frequencies. And if your current network is providing weak or no coverage, we'll adjust in real time to find you a stronger connection.

Source: https://fi.google.com/about/faq/#network-and-coverage-4

COUNT ONE - INFRINGEMENT OF U.S. PATENT NO. 7.304,563

42. Brazos re-alleges and incorporates by reference the preceding paragraphs of this Complaint.

43. On December 4, 2007, the United States Patent and Trademark Office duly and legally issued U.S. Patent No. 7,304,563 ("the '563 Patent"), entitled "Alarm clock." A true and correct copy of the '563 Patent is attached as Exhibit A to this Complaint.

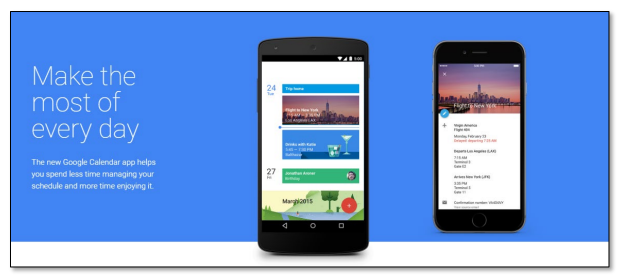
44. Brazos is the owner of all rights, title, and interest in and to the '563 Patent, including the right to assert all causes of action arising under the '563 Patent and the right to any remedies for the infringement of the '563 Patent.

45. Google makes, uses, sells, offers for sale, imports, and/or distributes in the United States, including within this judicial district, products such as, but not limited to, Google Calendar (collectively, the "Accused Products").

46. Google Calendar is a time-management and scheduling calendar service. A user can access Google Calendar on the web and as mobile apps for the Android and iOS platforms. Google Calendar allows users to create and edit events. Google Calendar also allows the users to set the notifications for events and alerts the users before or at the time of events.

47. Google Calendar app helps users to spend less time managing their schedule and more time enjoying it. Google Calendar app allows users to set reminders, goals, or events.

16



Source: https://www.google.com/calendar/about/#/timeline

48. Google Calendar allows the user to create and edit events at a time or all day. These

events alert the user of the mobile device based on the time set by the user.

19	9:41 AM	C 7 8 8
×		
Physi	•	
Ō	Events	
0	All-day	\bigcirc
	Thursday, Mar 15	2 PM
	Thursday, Mar 15	3 PM
	More options	
9	Add location	
	10 minutes before	
	Add another notification	
**	Add guests	
•	Default color	>

Source: <u>https://www.youtube.com/watch?v=EyfbNtpxc9Y</u>, Time-7:55.

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 18 of 27

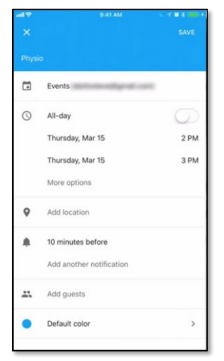
49. Google's Android running on mobile devices (e.g. Google Pixel) has a system clock that maintains and displays the current time to a user. Google Calendar utilizes the system clock to obtain the current time of the mobile device (i.e. mobile communication terminal).

public static LocalTime now ()

Obtains the current time from the system clock in the default time-zone.

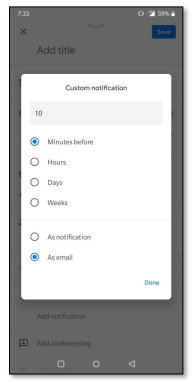
This will query the **Clock#systemDefaultZone()** in the default time-zone to obtain the current time. Source: https://developer.android.com/reference/java/time/LocalTime

50. Google Calendar stores the event information locally in the mobile device memory to notify (or alert). The event information comprises event start and end time. Further, a user can set different time such as 10 minutes (alert time) before event time to create a notification (alert). This time can be customized by the user.

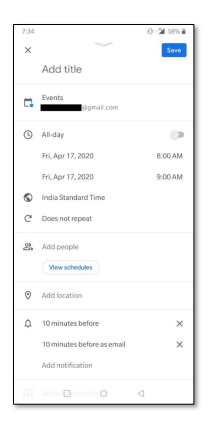


Source: https://www.youtube.com/watch?v=EyfbNtpxc9Y, Time-7:55

51. Google Calendar enables a user to set an email reminder 10 minutes (i.e. alert time) before the event via email.



Source: Product Testing, Testing Image A.



Source: Product Testing, Testing Image B

52. When the current time of the clock matches the alert time for an event, an email is sent to the other devices (i.e. as an example, a Google Chromebook, or other Android devices of the user with the same email address used to create an event) of the user. Further, the user device (mobile terminal) over which an event is created, establishes a connection with other devices via Google server to send an email to the other devices of the user. The other devices of the user locally signal and remind the user of the event.

Delivery mechanisms

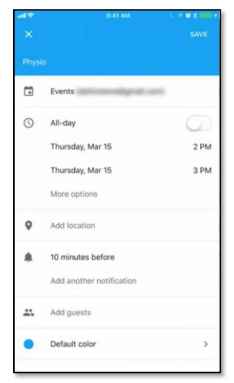
The delivery methods offered by Google Calendar are:

- Pop-up. These are supported on mobile platforms and on web clients.
- Email sent by the server.

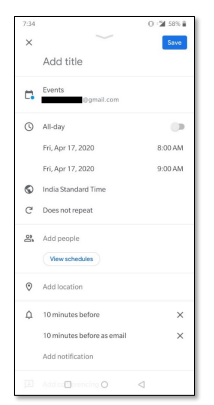
Source: https://developers.google.com/calendar/concepts/reminders

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 21 of 27

53. Google Calendar enables the user to create an event and set the reminder 10 minutes before the event time. Accordingly, Google Calendar running on the android device locally issues a notification (alert) to the user 10 minutes before the event.



Source: https://www.youtube.com/watch?v=EyfbNtpxc9Y, Time-7:55



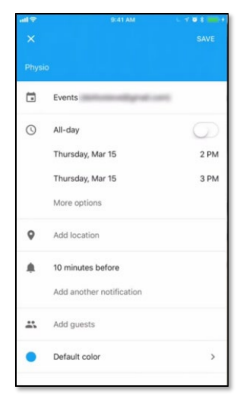
Source: Product Testing, Testing Image B

54. Google Calendar stores the information for an event and the alert time for the user to locally generate the notification (alert) for the user. The event and alert information are contained as part of the event object. Further, the alert information comprises whether the alert is notification reminder (i.e. to be issued locally by the terminal) or email reminder.

Events

An event is an object associated with a specific date or time range. Events are identified by an ID that is unique within a calendar. Besides a start and end date-time, events contain other data such as summary, description, location, status, reminders, attachments, etc.

Source: <u>https://developers.google.com/calendar/concepts/events-calendars</u>



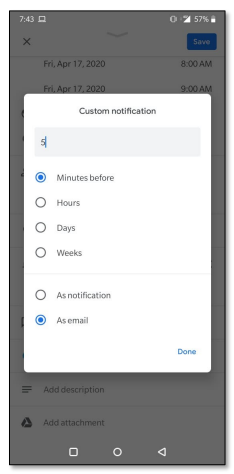
Source: <u>https://www.youtube.com/watch?v=EyfbNtpxc9Y</u>, Time-7:55

7:34		}[[≀ = 12 58% 🔒
\times	\sim	Save
	Add title	
Ľ.	Events @gmail.com	
3	All-day	
	Fri, Apr 17, 2020	8:00 AM
	Fri, Apr 17, 2020	9:00 AM
0	India Standard Time	
G	Does not repeat	
De	Add people	
	View schedules	
0	Add location	
Ļ	10 minutes before	×
	10 minutes before as email	×
	Add notification	
-4	Add comerencing O	\triangleleft

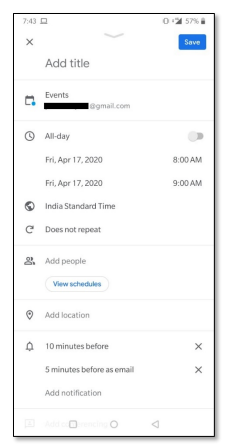
Source: Product Testing, Testing Image B

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 24 of 27

55. Google Calendar enables the user to set a custom time to enable the notification to the user. A user can offset the time to receive the email for the event and get a notification on the other devices (for example, Google Chromebook or other Android devices signed in with the same email address used to create an event). The connection to other devices for sending the email has an offset to that of the local notification of the mobile device of the user.



Source: Product Testing, Testing Image C



Source: Product Testing, Testing Image D

56. In view of preceding paragraphs, each and every element of at least claim 12 of the '563 Patent is found in the Accused Products.

57. Google continues to directly infringe at least one claim of the '563 Patent, literally or under the doctrine of equivalents, by making, using, selling, offering for sale, importing, and/or distributing the Accused Products in the United States, including within this judicial district, without the authority of Brazos.

58. Google has received notice and actual or constructive knowledge of the '563 Patent since at least the date of service of this Complaint.

59. Since at least the date of service of this Complaint, through its actions, Google has actively induced product makers, distributors, retailers, and/or end users of the Accused Products to infringe the '563 Patent throughout the United States, including within this judicial district, by,

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 26 of 27

among other things, advertising and promoting the use of the Accused Products in various websites, including providing and disseminating product descriptions, operating manuals, and other instructions on how to implement and configure the Accused Products. Examples of such advertising, promoting, and/or instructing include the documents at:

- https://www.google.com/calendar/about/#/timeline
- <u>https://www.youtube.com/watch?v=EyfbNtpxc9Y</u>
- https://developer.android.com/reference/java/time/LocalTime
- <u>https://developers.google.com/calendar/concepts/reminders</u>
- https://developers.google.com/calendar/concepts/events-calendars

60. Since at least the date of service of this Complaint, through its actions, Google has contributed to the infringement of the '563 Patent by having others sell, offer for sale, or use the Accused Products throughout the United States, including within this judicial district, with knowledge that the Accused Products infringe the '563 Patent. The Accused Products are especially made or adapted for infringing the '563 Patent and have no substantial non-infringing use. For example, in view of the preceding paragraphs, the Accused Products contain functionality which is material to at least one claim of the '563 Patent.

JURY DEMAND

Brazos hereby demands a jury on all issues so triable.

REOUEST FOR RELIEF

WHEREFORE, Brazos respectfully requests that the Court:

(A) Enter judgment that Google infringes one or more claims of the '563 Patent literally and/or under the doctrine of equivalents;

(B) Enter judgment that Google has induced infringement and continue to induce infringement of one or more claims of the '563 Patent;

26

Case 6:20-cv-00581-ADA Document 1 Filed 06/29/20 Page 27 of 27

(C) Enter judgment that Google has contributed to and continue to contribute to the infringement of one or more claims of the '563 Patent;

(D) Award Brazos damages, to be paid by Google in an amount adequate to compensate Brazos for such damages, together with pre-judgment and post-judgment interest for the infringement by Google of the '563 Patent through the date such judgment is entered in accordance with 35 U.S.C. § 284, and increase such award by up to three times the amount found or assessed in accordance with 35 U.S.C. § 284;

(E) Declare this case exceptional pursuant to 35 U.S.C. § 285; and

(F) Award Brazos its costs, disbursements, attorneys' fees, and such further and additional relief as is deemed appropriate by this Court.

Dated: June 29, 2020

Respectfully submitted,

/s/ James L. Etheridge James L. Etheridge Texas State Bar No. 24059147 Ryan S. Loveless Texas State Bar No. 24036997 Travis L. Richins Texas State Bar No. 24061296 ETHERIDGE LAW GROUP, PLLC 2600 E. Southlake Blvd., Suite 120 / 324 Southlake, Texas 76092 Telephone: (817) 470-7249 Facsimile: (817) 887-5950 Jim@EtheridgeLaw.com Ryan@EtheridgeLaw.com

COUNSEL FOR PLAINTIFF