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16					
17	UNITED STATES DISTRICT COURT				
18	CENTRAL DISTRICT OF CALIFORNIA				
19	EASTERN DIVISION				
20	IN THE MATTER OF THE SEA OF AN APPLE IPHONE SEIZE	D		M 16-10 (SP	, ,
21	DURING THE EXECUTION OI SEARCH WARRANT ON A BL		FERRINI		ROBERT RT OF APPLE JPPORT OF
22	LEXUS IS300, CALIFORNIA LICENSE PLATE 35KGD203		MOTION	TO VACA	TE ORDER LE INC. TO
23				AGENTS IN	
24			Hearing: Date:	March 22, 2	2016
25			Time: Place:	1:00 p.m. Courtroom	
26			Judge:	Hon. Sheri	
27					
28					

Gibson, Dunn & Crutcher LLP

I, Robert Ferrini, declare:

1. I am over the age of eighteen years and am competent and authorized to make this declaration. I have personal knowledge of the facts set forth below. If called as a witness, I would and could testify to the statements and facts contained herein, all of which are true and accurate to the best of my knowledge and belief.

2. I have worked at Apple Inc. ("Apple") since 2012. My current title is Senior Director, Worldwide Advertising & Planning. In that role I oversee the development of Apple's marketing strategy and all of Apple's advertising activities worldwide.

3. I received a Bachelor of Arts in Marketing and Communication studies from Fairfield University.

4. I have reviewed the Government's Reply in Support of Motion to Compel and Opposition to Apple Inc.'s Motion to Vacate Order in which the Government claims that Apple has advertised the ability of Apple's software to block lawenforcement requests for access to the contents of its devices. This claim is false.

5. Since the introduction of iOS 8 in October 2014, Apple has placed approximately 1,793 advertisements worldwide—627 in the United States alone—of different types, including, print ads, television ads, online ads, cinema ads, radio ads and billboards. Those advertisements have generated an estimated 253 billion impressions worldwide and 99 billion impressions in the United States alone (an impression is an estimate of the number of times an ad is viewed or displayed online).

6. Of those advertisements, not a single one has ever advertised or promoted the ability of Apple's software to block law enforcement requests for access to the contents of Apple devices.

7. Indeed, only three of those advertisements reference security at all, and all
three relate to the Apple Pay service, and then only to say that Apple Pay is "safer
than a credit card, and keeps your info yours."

Executed this 15th day of March 2016 in Cupertino, California.

< By:

Robert Ferrini Senior Director, Worldwide Advertising & Planning Apple Inc.