1 2 3 4 5 6	KEKER & VAN NEST LLP ROBERT A. VAN NEST - # 84065 rvannest@kvn.com CHRISTA M. ANDERSON - # 184325 canderson@kvn.com DANIEL PURCELL - # 191424 dpurcell@kvn.com 633 Battery Street San Francisco, CA 94111-1809 Telephone: 415 391 5400 Facsimile: 415 397 7188	KING & SPALDING LLP DONALD F. ZIMMER, JR #112279 fzimmer@kslaw.com CHERYL A. SABNIS - #224323 csabnis@kslaw.com 101 Second Street, Suite 2300 San Francisco, CA 94105 Tel: 415.318.1200 Fax: 415.318.1300	
7 8 9 10 11 12	KING & SPALDING LLP SCOTT T. WEINGAERTNER (<i>Pro Hac Vice</i>) sweingaertner@kslaw.com ROBERT F. PERRY rperry@kslaw.com BRUCE W. BABER (Pro Hac Vice) 1185 Avenue of the Americas New York, NY 10036 Tel: 212.556.2100 Fax: 212.556.2222	IAN C. BALLON - #141819 ballon@gtlaw.com HEATHER MEEKER - #172148 meekerh@gtlaw.com GREENBERG TRAURIG, LLP 1900 University Avenue East Palo Alto, CA 94303 Tel: 650.328.8500 Fax: 650.328.8508	
13 14 15	Attorneys for Defendant GOOGLE INC. UNITED STATES	DISTRICT COURT	
16	NORTHERN DISTRICT OF CALIFORNIA		
17	SAN FRANCISCO DIVISION		
18	ORACLE AMERICA, INC.,	Case No. 3:10-cv-03561 WHA	
19	Plaintiff,	GOOGLE'S STATEMENT REGARDING TRIAL EXHIBIT 610.1	
20	V.	Dept.: Courtroom 8, 19 th Floor	
21	GOOGLE INC.,	Judge: Hon. William Alsup	
22	Defendant.		
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I.

The trial record contains no evidence about the meaning of the term "Specification" in TX 610.1, other than the implied definition in its title.

The Court has asked about the term "Specification," and specifically about whether the term "Specification," as used in TX 610.1, is defined. *See* RT 2672:3-12. Other than the implied definition at the top of the document, which suggests that the term "Specification" means either "Specification: JAVA 2 PLATFORM STANDARD EDITION DEVELOPMENT KIT 5.0 Specification" or perhaps "JAVA 2 PLATFORM STANDARD EDITION DEVELOPMENT KIT 5.0 Specification," there is no definition of the term "Specification" in the document itself.

The title indicates that the "Specification" that is referred to throughout TX 610.1 is the specification for the J2SE *Development Kit*—which would include not only API packages but also a virtual machine, a compiler and the other elements of the development environment, including a runtime. This definition would be consistent with and would help explain the inclusion in the agreement of not only a copyright license but also a patent license (*see* TX 610.1 (second paragraph) (referring to "any applicable copyrights or patent rights")).

14 The trial testimony about this document does not suggest a better or different definition. 15 Mr. Kurian identified this exhibit as a "specification license" for the "Java 2 Platform Standard 16 Edition Development Kit 5.0 specification." RT 370:10-17 (emphasis added). He testified to his 17 understanding of the rights granted to and obligations accepted by licensees, but did not define 18 the "specification" to which the rights and obligations pertain. See RT 371:7-381:25. Mr. 19 McNealy also testified about TX 610.1, claiming that it "looks like" a license to "use the Java 2 20 Standard Edition development specification." RT 2052:6-22 (emphasis added). He testified 21 about his understanding of what a "specification" is, but did not further explain what particular 22 specification is being referenced in the exhibit. See RT 2052:23-2053:16. In fact, Mr. McNealy 23 testified that he was "not quite sure specifically" to what TX 610.1 pertained. See RT 2053:17-24 2054:10. He then testified only to his general understanding of specification licenses at Sun, and 25 not about TX 610.1 in particular. RT 2054:21-2056:13. There is no other testimony in the record 26 about TX 610.1.

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II.

The evidence in the trial record about TX 610.2 suggests that the term "Specification" in TX 610.1 refers to the specification for the entire development kit, not just the APIs.

Dr. Reinhold testified that TX 610.2 is "a DVD containing an electronic copy of the Java
5—the JDK documentation." RT 672:16-18. He further testified that the DVD "includes the API
specification for Java 5," RT 682:18-19, but did not testify that the DVD is *limited* to the API
specification. Mr. Lee, Professor Mitchell, Mr. Bornstein and Professor Astrachan were also
questioned about TX 610.2 RT 1168:21-1176:3 (Lee); RT 1247:1-1253:25, 2279:13-2280:6
(Mitchell); RT 1836:15-1839:8 (Bornstein); RT 2217:19-2221:10 (Astrachan). None of these
witnesses were asked any questions about any license pertaining to the material in TX 610.2.

Trial Exhibit 610.2 contains over 200 megabytes of data, including information and 10 documentation about the Java language, the Java virtual machine, development tools such as the 11 Java Virtual Machine Tool Interface, the Java Platform Debugger Architecture, the Java compiler 12 and the Javadoc Tool. See TX 610.2. In short, as suggested above, the term "Specification" as 13 used in TX 610.1 appears to refer to documentation for far more than just the 166 J2SE API 14 packages. Finally, the more than 200 megabytes of data in TX 610.2 includes a file named 15 "/docs/relnotes/license.html," which appears to be the same as TX 610.1. However, there is no 16 testimony in the record about this electronic file, and thus no evidence that the license pertains to 17 anything other than the entirety of the materials that comprise TX 610.2. 18

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III. There is no evidence that anyone at Google ever saw the Sun "specification license."

As noted above, only two witnesses—Messrs. Kurian and McNealy—were questioned 20 about TX 610.1. Neither of them is or was a Google employee. Two former Google employees, 21 Messrs. Lee and Bornstein, were questioned about TX 610.2, but neither was asked whether he 22 had ever seen the license file that is part of that exhibit. Two Google witnesses were asked about 23 specification licenses generally: Mr. Bloch testified that he didn't "know what a specification 24 license is," and Dr. Schmidt was also unfamiliar with the term. RT 829:1 (Bloch); RT 1558:25-25 1559:4 (Schmidt) ("Q. Do you know whether or not—you know that one of the kinds of licenses 26 that Sun offered was a specification license; did you know that? A. Again, I'm not familiar with 27 the specific Sun licenses that were available."). In short, there is *no evidence* that anyone at 28

1	Google ever saw TX 610.1. ¹		
2	Dated: May 2, 2012 KEKER & VAN NEST LLP		
3			
4	By: /s/ Robert A. Van Nest ROBERT A. VAN NEST		
5	Attorneys for Defendant		
6	GOOGLE INC.		
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23	¹ Mr. Cizek did identify a "Sun Community Source License" entered into between Sun and Danger. <i>See</i> RT 1061:3-8. The document was signed on behalf of Danger by Henry Nothhart.		
24	See TX 1026 at 15. There was no testimony that any Danger employee who later became a Google employee ever saw this document. The document is very different from TX 610.1. <i>Compare</i> TX 1026 <i>with</i> TX 610.1. Finally, although TX 1026 does include the term "Specifications," that term is defined to mean "specifications for the Technology and other documentation, as designated on the Technology Download Site" TX 1026 at 18. Technology, in turn, is defined to mean "Java 2 Micro Edition" (i.e., not the Java 2 Standard		
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27	Edition that is referenced in TX 610.1). See id. at 18, 19. Thus, even assuming former Danger employees who now are at Google ever saw TX 1026—and there is no evidence to support such an assumption that has no begring on the meaning or possible relevance of TX 610.1		
28	an assumption—that has no bearing on the meaning or possible relevance of TX 610.1.		
	GOOGLE'S STATEMENT REGARDING TRIAL EXHIBIT 610.1 Case No. CaseNumber		