

EXHIBIT 8

McKool Smith

Joshua W. Budwin
Direct Dial: (512) 692-8727
jbudwin@McKoolSmith.com

300 W. 6th Street
Suite 1700
Austin, TX 78701

Telephone: (512) 692-8700
Facsimile: (512) 692-8744

March 24, 2014

VIA EMAIL (W/O ENCLOSURES) AND FTP (W/ ENCLOSURES)

Harold H. Davis
K&L Gates LLP
4 Embarcadero Center, Suite 5200
San Francisco, CA 94111

Jay F. Utley
Baker & McKenzie, LLP
2001 Ross Avenue, Suite 2300
Dallas, TX 75201

Michael L. Bettinger
K&L Gates LLP
4 Embarcadero Center, Suite 5200
San Francisco, CA 94111

J. Mark Mann
Mann Tindal Thompson
300 West Main Street
Henderson, TX 75652

Mathew S. Warren
Quinn Emanuel & Sullivan, LLP
50 California Street, 22nd Floor
San Francisco, CA 94111

Alex Skucas
King & Spalding
1184 Avenue of the Americas
New York, NY 10036

Richard D. Harris
Greenberg Traurig, LLP
77 West Wacker Drive, Suit 3100
Chicago, IL 60601

RE: *Rockstar Consortium US LP, et al. v. ASUSTek Computer, Inc., et al.*;
Consolidated Lead Case No. 2:13-cv-894; United District Court of Texas;
Eastern District.

Rockstar's/MobileStar's P.R. 3-1 and 3-2 Disclosures

Dear Counsel for Defendants:

In compliance with P.R. 3-1 and 3-2, Rockstar Consortium US LP and MobileStar Technologies LLC (collectively referred to as "Rockstar") hereby submit their "Disclosure of Asserted Claims and Infringement Contentions" and accompanying document production.

Where it states herein that the infringement contentions and/or documents are available via FTP, the following FTP information should be used:

McKool Smith

A Professional Corporation • Attorneys

Austin | Dallas | Houston | Los Angeles | Marshall | New York | Silicon Valley | Washington, DC

March 24, 2014

Page 2



I. Disclosures Pursuant to P.R. 3-1

(a) Asserted Claims and Priority Dates

U.S. Patent No. 5,838,551: claims 1-3. Each asserted claim is entitled to a priority date at least as early as December 21, 1995.

U.S. Patent No. 6,037,937: claims 1-5, 7, 9-17, 19, 21-24. Each asserted claim is entitled to a priority date at least as early as December 4, 1997.

U.S. Patent No. 6,128,298: claims 11-19 and 22-32. Each asserted claim is entitled to a priority date at least as early as August 18, 1995.

U.S. Patent No. 6,333,973: claims 1-13, 21-26 and 33. Each asserted claim is entitled to a priority date at least as early as April 23, 1997.

U.S. Patent No. 6,463,131: claims 1-8. Each asserted claim is entitled to a priority date at least as early as December 22, 1997.

U.S. Patent No. 6,765,591: claims 1, 4, 7, and 8. Each asserted claim is entitled to a priority date at least as early as April 2, 1999.

U.S. Patent No. 6,937,572: claims 17-20. Each asserted claim is entitled to a priority date at least as early as December 9, 2000.

(b) Accused Instrumentalities

For each of the asserted patents other than U.S. Patent No. 5,838,551, Rockstar has identified each accused instrumentality in the attached "Attachment A" and in the claim charts found on the provided FTP site. For U.S. Patent No. 5,838,551, and as set forth in the claim charts found on the provided FTP site, Rockstar identifies the following accused instrumentalities (including any additional instrumentality of any defendant that makes use of the same infringing components):

Defendant	Accused Instrumentality
ASUSTek	Asus Eee Pad Slider
ASUSTek	Asus EEE Slate B121 ar58195
ASUSTek	Asus Memo Pad 8 kool
ASUSTek	ASUS MEMO Pad FHD10 K00A(ME302C)
ASUSTek	ASUS MEMO Pad K001
ASUSTek	Asus Nexus 7 2012
ASUSTek	Asus Nexus 7 LTE 2013

March 24, 2014

Page 3

ASUSTek	Asus Transformer Pad Infinity
ASUSTek	Asus VivoTab Smart
ASUSTek	ASUS VivoTab tf810c
Google	Google Nexus
Google	Google Nexus 10
Google	Google Nexus 4
Google	Google Nexus 5
Google	Google Nexus 7 2012
Google	Google Nexus 7 LTE 2013
HTC	HTC 8XT
HTC	HTC Amaze
HTC	HTC Butterfly X920d
HTC	HTC Desire 200 102e
HTC	HTC Desire 500
HTC	HTC Desire 700
HTC	HTC Droid DNA 6435LVW
HTC	HTC EVO 4G LTE
HTC	HTC Hero S
HTC	HTC One SV Boost
HTC	HTC ONE V Virgin
HTC	HTC ONE VX White 4G LTE A PM36100
HTC	HTC ONE X+ S728e
HTC	HTC Radar C110e
HTC	HTC TITAN II X825a
HTC	HTC Windows Phone 8S a620E
LG	LG Escape p870
LG	LG G Flex ls995
LG	LG G pad 8.3 lg-v500
LG	LG G2 verizon
LG	LG Intuition 4g lg-vs950
LG	LG Lucid 2 vs870
LG	LG Lucid 4G lg-vs840
LG	LG Motion 4g lgms770
LG	LG Nexus 5
LG	LG Nitro HD P930
LG	LG Optimus Elite VM696
LG	LG Optimus G E970
LG	LG Optimus G pro Att lg-e980
LG	LG Optimus L9 P769 znfp769
LG	LG Optimus Net lgl45c
LG	LG Spectrum 2 LG-VS930

March 24, 2014

Page 4

LG	LG Spectrum VS920 lg-vs920
LG	LG Splendor us730
LG	LG Venice lg730
LG	LG Viper 4gLTE ls840
LG	Nexus 4 LG-E960
Pantech	Pantech Discover p9090
Pantech	Pantech Flex p8010
Pantech	Pantech Perception adr930lvw
Samsung	Samsung Ativ S Neo sph-i800
Samsung	Samsung Convoy 3 Sch-u680
Samsung	Samsung FOCUS 2 1667 sgh-i667
Samsung	Samsung Galaxy Appeal sgh-i827
Samsung	Samsung Galaxy Exhilarate sgh-i577
Samsung	Samsung Galaxy Express sgh-i437p
Samsung	Samsung Galaxy Mega sgh-i527 ud
Samsung	Samsung Galaxy Nexus GT-19250
Samsung	Samsung Galaxy Note 10.1 2014 Edition
Samsung	Samsung Galaxy Note 10.1 gt-n8013ea
Samsung	Samsung Galaxy Note 3 SM-N900V UD
Samsung	Samsung Galaxy Note 8.0 gt-n5110
Samsung	Samsung Galaxy Note II SGH-1317
Samsung	Samsung Galaxy Rugby Pro SGH-I547
Samsung	Samsung Galaxy S Blaze SGH-T769
Samsung	Samsung Galaxy S LIGHTRAY 4G SCH-R940
Samsung	Samsung Galaxy S Relay sgh-t699
Samsung	Samsung Galaxy S4 Active sgh-i537
Samsung	Samsung Galaxy S4 SGH-M919
Samsung	Samsung Galaxy S4 zoom Camera
Samsung	Samsung Galaxy SII sph-d710
Samsung	Samsung Galaxy Stellar i200 aga
Samsung	Samsung Galaxy Stratosphere II sch-i415
Samsung	Samsung Galaxy Tab 2 10.1 P5113TS
Samsung	Samsung Galaxy Tab 3 10.1 P5210
Samsung	Samsung Galaxy Tab 7.7 sch-1815
Samsung	Samsung Galaxy Victory 4g LTE sph-i300
Samsung	Samsung Nexus 10
Samsung	Samsung Replenish sph-m580
Samsung	Samsung Rugby 3 sgh-a997
Samsung	Samsung T159 sgh-t159
Samsung	Samsung T359 Smiley sgh-t359
ZTE	Boost Max zte n9520

March 24, 2014

Page 5

ZTE	ZTE Altair Z431
ZTE	ZTE Aspect zte f555
ZTE	ZTE Avail 2 z992
ZTE	ZTE AWE zte n800
ZTE	ZTE Boost Warp 4g zte n9510
ZTE	ZTE Cricket Engage MT n8000
ZTE	ZTE Flash ZTE N9500
ZTE	ZTE Grand S
ZTE	ZTE Imperial zten9101
ZTE	ZTE Majesty z796c
ZTE	ZTE Midnight z768g
ZTE	ZTE Nubia 5
ZTE	ZTE Optik v55
ZTE	ZTE Prelude z993
ZTE	ZTE Radiant z740
ZTE	ZTE REEF zte n810
ZTE	ZTE Solar z795g
ZTE	ZTE Source 4g LTE zte n9511
ZTE	ZTE Sprint Vital zte m9810
ZTE	ZTE Unico LTE z930l
ZTE	ZTE Valet z665c
ZTE	ZTE Z222
ZTE	ZTE Z998

(c) Infringement Contentions

The infringement theories for each defendant and for each of the accused instrumentalities are identified in the claim charts on the provided FTP site. Rockstar alleges that each of the accused instrumentalities infringes each asserted claim literally and directly. Alternatively, based upon the evidence set forth in the claim charts provided on the FTP site and for the reasons set forth in Rockstar's complaint as to each defendant, Rockstar contends that each of the accused instrumentalities infringes each asserted claim of each asserted patent via indirect infringement, both induced and contributory. Rockstar notes that the contentions provided on the FTP site include those for U.S. Patent Nos. 5,838,551 ("the '551 patent"), 6,037,937 ("the '937 patent"), 6,128,298 ("the '298 Patent"), 6,333,973 ("the '973 Patent"), 6,463,131 ("the '131 Patent"), 6,765,591 ("the '591 Patent"), and 6,937,572 ("the '572 Patent").

(d) Doctrine of Equivalents

Rockstar contends that each of the accused instrumentalities for each defendant infringes each of the asserted claims literally and directly. In the alternative, Rockstar contends that any element found not to be literally infringed is infringed under the doctrine of equivalents because the differences between the claimed inventions and the accused instrumentalities, if any, are

March 24, 2014

Page 6

insubstantial. Rockstar also contends that defendants directly infringe the asserted claims by making, using, offering for sale, selling, and importing in to the United States the accused instrumentalities as well as indirectly infringe each of the asserted claims by contributing to and/or inducing others (*e.g.*, defendants' customers or its customers' customers) to directly infringe those claims. Rockstar further contends that defendants' infringement is deliberate and willful entitling Rockstar to an injunction, enhanced damages, and attorneys' fees.

(e) Priority dates:

See section (a) *supra*.

(f) Software as Infringing Instrumentalities

Because Rockstar accuses software of infringing some elements of some of the asserted claims of some of the asserted patents, Rockstar will, once defendants' source code production is complete, supplement its contentions as permitted by Patent Rule 3-1(g) or as otherwise appropriate.

(g) Reservation of rights:

Rockstar reserves the right, consistent with the local Patent Rules, the Federal Rules and other applicable authority, to revise its infringement theories and to identify additional accused instrumentalities as the case progresses (*e.g.*, through discovery, claim construction, etc.).

II. Document Production Pursuant to P.R. 3-2

In addition to containing the claim charts discussed above, the provided FTP contains Rockstar's document production pursuant to P.R. 3-2. The following lists the specific documents that correspond to each category of P.R. 3-2:

P.R. 3-2(a) Documents: RKS_EDTEX_0001289 to RKS_EDTEX_0001299.

P.R. 3-2(b) Documents: RKS_EDTEX_0001283 to RKS_EDTEX_0001288.

P.R. 3-2(c) Documents: RKS_EDTEX_0000001 to RKS_EDTEX_0001282.

Rockstar has used its best efforts to identify responsive P.R. 3-2. However, as discovery progresses, Rockstar reserves the right to supplement its document production to identify additional responsive documents. To the extent additional responsive documents are identified during the course of discovery, Rockstar will promptly supplement its production.

If you have any questions, please do not hesitate to contact me.

Regards,

/s/ Josh W. Budwin

Josh W. Budwin

March 24, 2014

Page 7

cc: Via Email - All Other Counsel of Record.

Infringement Contentions for United States Patent No. 6,333,973

Claim No.	Claim limitation	ZTE ACCUSED PRODUCTS ¹
8.1	A method for consolidating messages of different types for viewing and manipulation by a user of telecommunications equipment having display and a processor, comprising the steps, executed by the telecommunications equipment, of:	<p>The Accused Products operate a method for consolidating messages of different types for viewing and manipulation by a user of telecommunications equipment having display and a processor.</p> <p>For example, to the extent the preamble is limiting, the Accused Products consolidate messages of different types (such as SMS, email, phone calls, application updates, MMS, Google Hangouts, etc) for viewing and manipulation by a user of telecommunications equipment having a display and a processor. As one example, the Accused Products include a notification panel consolidating messages of different types in exemplary screenshot citation 8.1(1). As other examples, the Accused Products include a notification panel consolidating messages of different types in public documentation citation 8.1(2); application update notifications in citation 8.1(3); SMS messages in citation 8.1(4); emails in citation 8.1(5) exemplary screenshot citation 8.1(6) and open source code citations 8.1(10) – 8.1(20). The notification panel may be accessed by the user from the status bar, as shown in exemplary screenshot citation 8.1(7).</p> <p>As another example, the Accused Products operate a method of consolidating messages of different types on the “Lock Screen” by enabling application widgets as shown in exemplary public documentation citation 8.1(8), exemplary public documentation citation 8.1(9) and open source code citations 8.1(21) – 8.1(23). This feature was added in Android 4.2 (Jelly Bean) and has been available for Accused Products operating a version or adaptation thereof of Android 4.2 and later, as shown in exemplary public document citation 8.1(40) (source: "Lock screen widgets," at http://developer.android.com/about/versions/jelly-bean.html#android-42) and exemplary source code citation 8.1(41).</p> <p>Open source code citations 8.1(25)-8.1(33) and public documentation citation 8.1(34)-8.1(39) show that similar features are present on all Accused Products running Android versions 1.0 or above.</p>

¹ The Accused Products include ZTE’s phones and tablets as listed in Attachment A, and any other product uncovered during discovery that is capable of displaying a notification in the notification area, notification drawer/panel or lock screen.

Infringement Contentions for United States Patent No. 6,333,973

Claim No.	Claim limitation	ZTE ACCUSED PRODUCTS ¹
		<p>The exemplary open source code citations herein show that the cited functionalities appear in Accused Products having any version or adaptation thereof of Android operating system. The cited functionalities (or equivalent functionalities) appear in all Accused Products with any version of Android operating system, beginning with Android v.1.0 (Base) through Android v.4.4.2 (KitKat), as shown in http://developer.android.com/reference. For example, although "Notification.Builder" was added in API level 11 (i.e., Android 3.0.x/ Honeycomb), equivalent functionalities were included in the "Notification" class beginning with Android 1.0". As other examples, although the applications "SMSMessageReceiver" and "defaultvoicemailnotifier" were added to the Android source code starting from version 2.2 (i.e Froyo) and 4.0 (i.e Ice Cream Sandwich) respectively, equivalent functionalities were included in the classes, "NotificationMgr" and "MessagingNotification" beginning with Android 1.0.</p>

U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
17.1	A method that obtains call trace information, comprising:	<p>The Accused Products operate a method that obtains call trace information.</p> <p>For example, to the extent the preamble is limiting, the Accused Products obtain call trace information (including, for example, geographical location information) about the Accused Products. As further example, the Accused Products use a location API to display on the screen the geographical location of the devices as shown in the public documentation citations 17.1(1) and 17.1(2), and open source code citation 17.1(4). One such example is the Maps application pre-installed on the Accused Products, as shown in screenshot citation 17.1(3).</p> <p>In addition to the above, open source code citation 17.1(5) and public documentation citation 17.1(6) illustrate further that this limitation is present on all Accused Products running Android versions 1.0 or above.</p> <p><u>Exemplary Public Documentation Citation 17.1(1)</u></p> <div style="border: 1px solid red; padding: 10px;"> <p>Location APIs</p> <p>The location APIs make it easy for you to build location-aware applications, without needing to focus on the details of the underlying location technology. They also let you minimize power consumption by using all of the capabilities of the device hardware.</p> </div>

¹ The Accused Products include ZTE's phones and tablets as listed in Attachment A, and any other product uncovered during discovery that is capable of communicating over a packet-switched network with a network-compatible device and dynamically displaying call trace information.

U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
		<p>Source: https://developer.android.com/google/play-services/location.html</p> <p><u>Exemplary Public Documentation Citation 17.1(2)</u></p> <div style="border: 1px solid red; padding: 5px;"> <p>Location Added in API level 1</p> <p>extends Object implements Parcelable</p> <hr/> <p>java.lang.Object L android.location.Location</p> <p>Class Overview</p> <hr/> <p>A data class representing a geographic location.</p> <p>A location can consist of a latitude, longitude, timestamp, and other information such as bearing, altitude and velocity.</p> <p>All locations generated by the LocationManager are guaranteed to have a valid latitude, longitude, and timestamp (both UTC time and elapsed real-time since boot), all other parameters are optional.</p> </div> <p>Source: http://developer.android.com/reference/android/location/Location.html</p>

U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
		<p><u>Exemplary Screenshot Citation 17.1(3)</u></p> <div> <p>The image contains two side-by-side screenshots of a mobile mapping application. The left screenshot shows a map of the Oak Hill Golf Range area. A red box highlights a blue location pin on Staggerbrush Rd. Another red box at the bottom of the map is labeled 'ZTE Boost'. The right screenshot shows a map of Barton Creek Square. A red box highlights a blue location pin on S Capital of Texas Hill. Another red box at the bottom of the map is labeled 'ZTE Optik'. Both screenshots include a search bar at the top and a compass at the bottom.</p> </div> <p>Source: Exemplary testing performed on ZTE Boost and ZTE Optik</p>

U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
		<p><u>Exemplary Open Source Code Citation 17.1(4)</u></p> <pre> /** * A data class representing a geographic location. * * <p>A location can consist of a latitude, longitude, timestamp, * and other information such as bearing, altitude and velocity. * * <p>All locations generated by the {@link LocationManager} are * guaranteed to have a valid latitude, longitude, and timestamp * (both UTC time and elapsed real-time since boot), all other * parameters are optional. */ public class Location implements Parcelable { ... /** * Bundle key for a version of the location containing no GPS data. * Allows location providers to flag locations as being safe to * feed to LocationFudger. * * @hide */ public static final String EXTRA_NO_GPS_LOCATION = "noGPSLocation"; private String mProvider; private long mTime = 0; private long mElapsedRealttimeNanos = 0; private double mLatitude = 0.0; private double mLongitude = 0.0; </pre>

U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
		<pre> private boolean mHasAltitude = false; private double mAltitude = 0.0f; private boolean mHasSpeed = false; private float mSpeed = 0.0f; private boolean mHasBearing = false; private float mBearing = 0.0f; private boolean mHasAccuracy = false; private float mAccuracy = 0.0f; private Bundle mExtras = null; private boolean mIsFromMockProvider = false; ... /** * Construct a new Location with a named provider. * * <p>By default time, latitude and longitude are 0, and the location * has no bearing, altitude, speed, accuracy or extras. * * @param provider the name of the provider that generated this location */ public Location(String provider) { mProvider = provider; } ... /** * Get the latitude, in degrees. * <p>All locations generated by the {@link LocationManager} * will have a valid latitude. </pre>

U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
		<pre> */ public double getLatitude() { return mLatitude; } ... * Get the longitude, in degrees. * * <p>All locations generated by the {@link LocationManager} * will have a valid longitude. */ public double getLongitude() { return mLongitude; } ... /** * Get the altitude if available, in meters above sea level. * * <p>If this location does not have an altitude then 0.0 is returned. */ public double getAltitude() { return mAltitude; } ... Source : \android-4.4.2_r1\frameworks\base\location\java\android\location\Location.java <u>Exemplary Open Source Code Citation 17.1(5)</u> package android.location; </pre>

U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
		<pre> import android.os.Bundle; import android.os.Parcel; import android.os.Parcelable; import android.util.Printer; import java.text.DecimalFormat; import java.util.StringTokenizer; /** * A class representing a geographic location sensed at a particular * time (a "fix"). A location consists of a latitude and longitude, a * UTC timestamp, and optionally information on altitude, speed, and * bearing. * * <p> Information specific to a particular provider or class of * providers may be communicated to the application using getExtras, * which returns a Bundle of key/value pairs. Each provider will only * provide those entries for which information is available. */ public class Location implements Parcelable { ... /** * Constant used to specify formatting of a latitude or longitude * in the form "DDD:MM:SS.SSSSS" where D indicates degrees, M * indicates minutes of arc, and S indicates seconds of arc (1 * minute = 1/60th of a degree, 1 second = 1/3600th of a degree). */ public static final int FORMAT_SECONDS = 2; </pre>

U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
		<pre> private String mProvider; private long mTime = 0; private double mLatitude = 0.0; private double mLongitude = 0.0; private boolean mHasAltitude = false; private double mAltitude = 0.0f; private boolean mHasSpeed = false; private float mSpeed = 0.0f; private boolean mHasBearing = false; private float mBearing = 0.0f; private boolean mHasAccuracy = false; private float mAccuracy = 0.0f; private Bundle mExtras = null; ... /** * Returns the name of the provider that generated this fix, * or null if it is not associated with a provider. */ public String getProvider() { return mProvider; } /** * Sets the name of the provider that generated this fix. */ public void setProvider(String provider) { mProvider = provider; } </pre>

U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
		<pre> /** * Returns the UTC time of this fix, in milliseconds since January 1, * 1970. */ public long getTime() { return mTime; } /** * Sets the UTC time of this fix, in milliseconds since January 1, * 1970. */ public void setTime(long time) { mTime = time; } /** * Returns the latitude of this fix. */ public double getLatitude() { return mLatitude; } ... public static final Parcelable.Creator<Location> CREATOR = new Parcelable.Creator<Location>() { public Location createFromParcel(Parcel in) { String provider = in.readString(); Location l = new Location(provider); l.mTime = in.readLong(); </pre>

U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
		<pre> l.mLatitude = in.readDouble(); l.mLongitude = in.readDouble(); l.mHasAltitude = in.readInt() != 0; l.mAltitude = in.readDouble(); l.mHasSpeed = in.readInt() != 0; l.mSpeed = in.readFloat(); l.mHasBearing = in.readInt() != 0; l.mBearing = in.readFloat(); l.mHasAccuracy = in.readInt() != 0; l.mAccuracy = in.readFloat(); l.mExtras = in.readBundle(); return l; } public Location[] newArray(int size) { return new Location[size]; } }; public int describeContents() { return 0; } ... Source : \android-1.6_r1.1\frameworks\base\location\java\android\location\Location.java </pre>

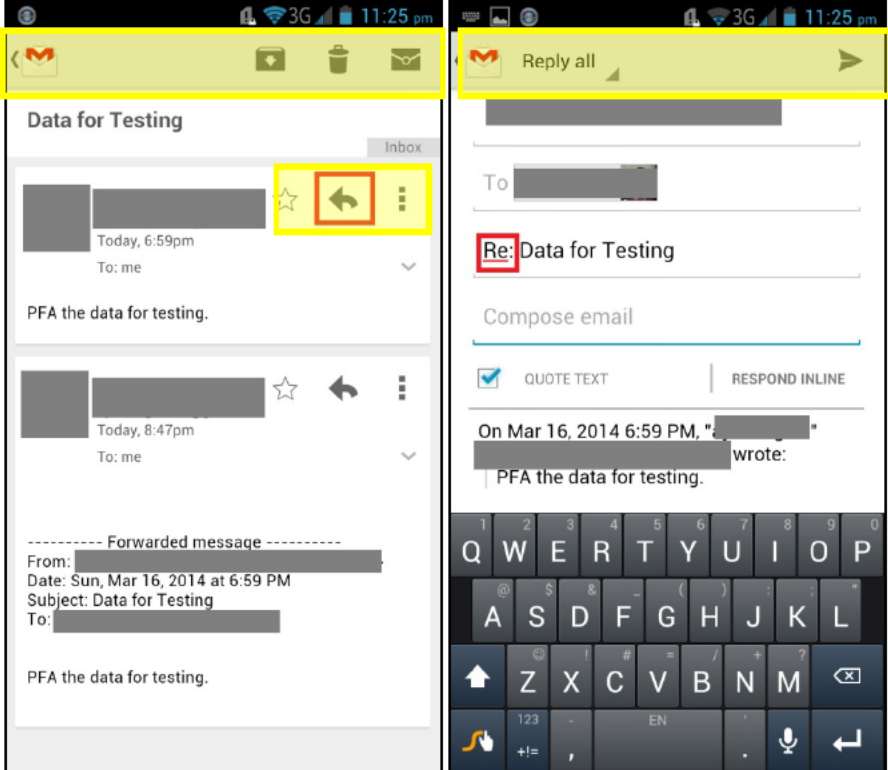
U.S. Patent No. 6,937,572

Claim No.	Claim 17	ACCUSED PRODUCTS ¹
		<p><u>Exemplary Public Documentation Citation 17.1(6)</u></p> <hr/> <p>Fields</p> <pre>public static final Creator<Location> CREATOR</pre> <p style="text-align: right;"><small>Added in API level 1</small></p> <p>Public Constructors</p> <pre>public Location (String provider)</pre> <p style="text-align: right;"><small>Added in API level 1</small></p> <p>Construct a new Location with a named provider. By default time, latitude and longitude are 0, and the location has no bearing, altitude, speed, accuracy or extras.</p> <p>Parameters</p> <p><i>provider</i> the name of the provider that generated this location</p> <pre>public Location (Location l)</pre> <p style="text-align: right;"><small>Added in API level 1</small></p> <p>Construct a new Location object that is copied from an existing one.</p> <hr/> <pre>public double getLatitude ()</pre> <p style="text-align: right;"><small>Added in API level 1</small></p> <p>Get the latitude, in degrees. All locations generated by the <code>LocationManager</code> will have a valid latitude.</p> <pre>public double getLongitude ()</pre> <p style="text-align: right;"><small>Added in API level 1</small></p> <p>Get the longitude, in degrees. All locations generated by the <code>LocationManager</code> will have a valid longitude.</p> <pre>public String getProvider ()</pre> <p style="text-align: right;"><small>Added in API level 1</small></p> <p>Returns the name of the provider that generated this fix.</p> <p>Returns the provider, or null if it has not been set</p> <hr/> <p>Source:http://developer.android.com/reference/android/location/Location.html</p> <p>Rockstar reserves the right to add additional information and infringement theories once discovery begins in this case, particularly once ZTE produces its source code and technical documents.</p>

U.S. Patent No. 6,037,937 –Email

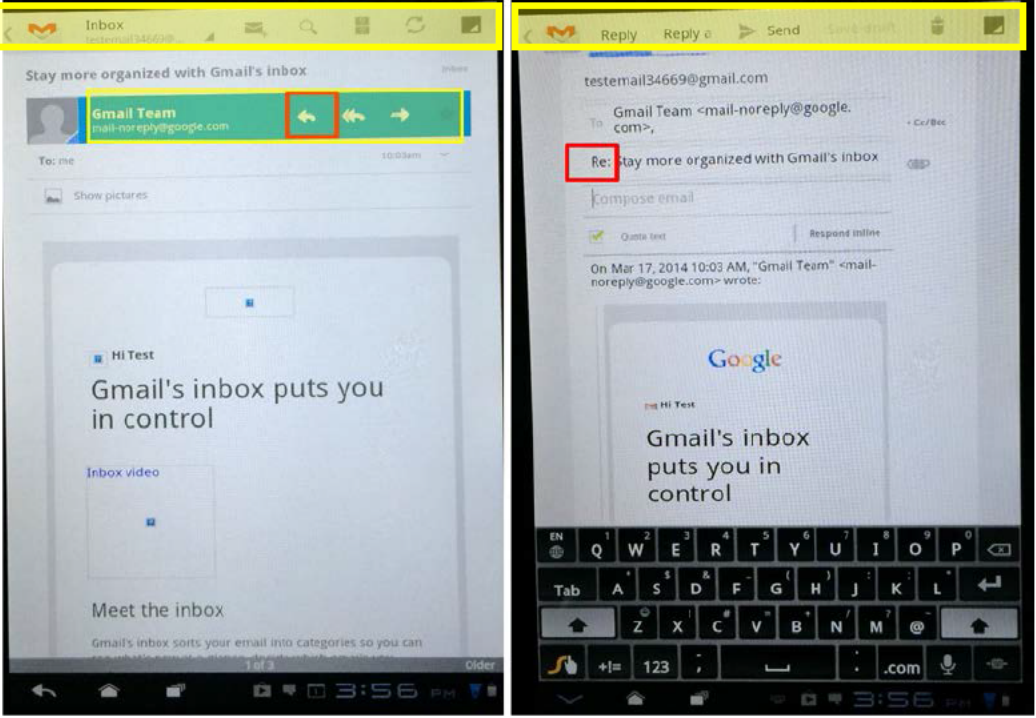
S. No.	Claim 1	ACCUSED PRODUCTS ¹
1.1	A method of activating functions responsive to a user input, comprising:	<p>The Accused Products comprise a method of activating functions responsive to a user input.</p> <p>For example, to the extent the preamble is limiting, the Accused Products running the Android operating system include at least one pre-installed e-mail application, including at least Gmail, in which different functions are activated based on the user input. As one example, these e-mail applications provide a method for activating different manipulation functions based on the user input recognized by gestures such as long-tap and drag (for highlighting and editing), pinch and expand (for zooming) and dragging (for shifting the visible page area) as shown in the exemplary screenshot citations 1.1(3)-(5) and public document citation 1.1(7).</p> <p>The e-mail applications, for example Gmail, provide a method which allows a user to give input by selecting control tools associated with numerous control functions (examples of which are highlighted in screenshot 1.1(1)). For example, a control tool including control functions, such as “Reply” and “Forward” (among others), as shown in screenshot citations 1.1(1)-1.1(2). As further example, “Reply” in the control tool permits activation of the function of replying to a message as shown in the screenshot citation 1.1(1). In yet another example, “Forward” permits activation of the function of forwarding a message as shown in screenshot citation 1.1(2) and public document citation 1.1(6). Other control functions, such as “Delete,” “Send,” and “Compose,” among others, are also associated with a control tool, as shown in screenshot citations 1.1(1) and 1.1(6).</p> <p><i>See also</i>, for example and without limitation, Sections 1.2-1.6.</p>

¹ The Accused Products include ZTE’s phones and tablets listed in Attachment A, and any other product uncovered during discovery that is capable of responding to user input by activating a manipulation function when a user does not select a control tool or permitting activation of a control tool function in response to user input.

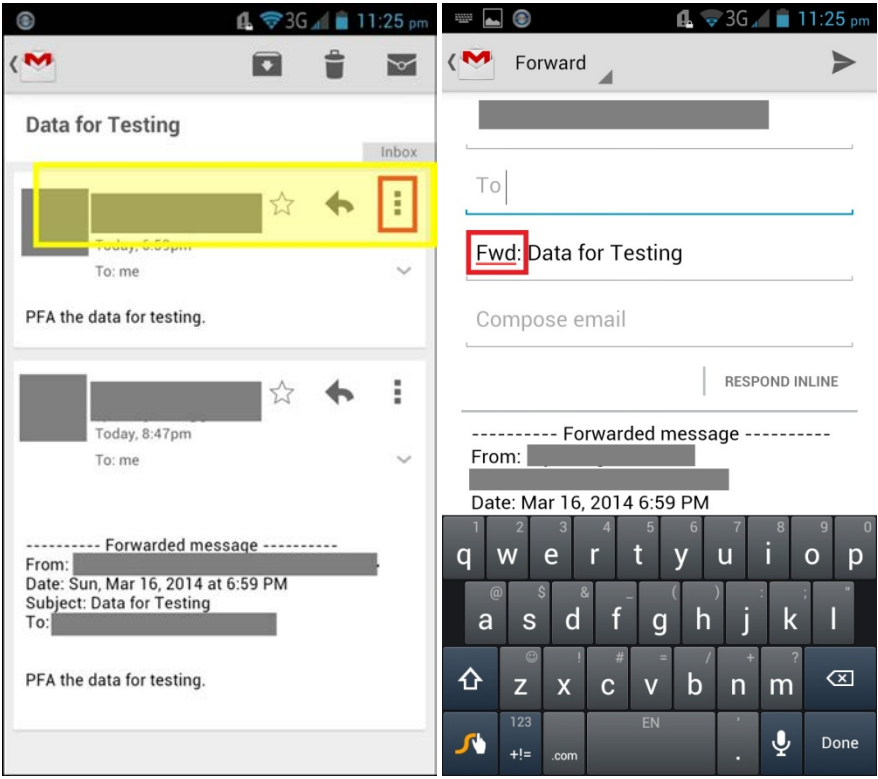
S. No.	Claim 1	ACCUSED PRODUCTS ¹
		<p><u>Exemplary Screenshot Citation 1.1(1)²:</u></p>  <p>(Gmail)</p>

² Rockstar tested the email applications on various Accused Products. The citations shown here are exemplary snapshots taken from ZTE Boost and ZTE Optik.

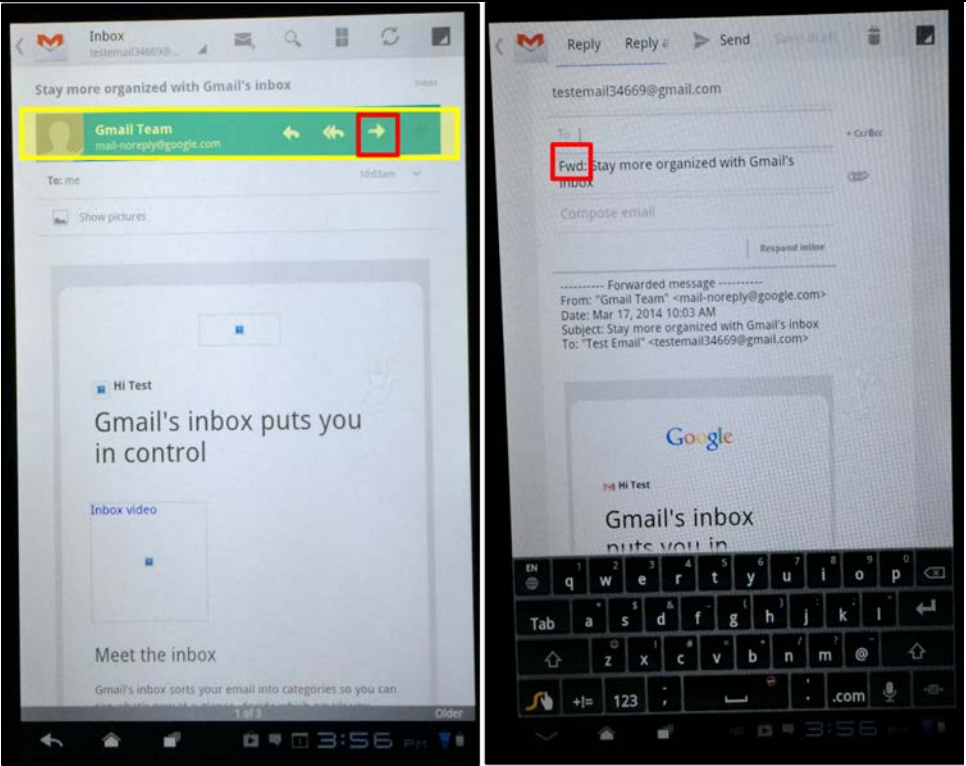
U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		 <p>(Gmail)</p>

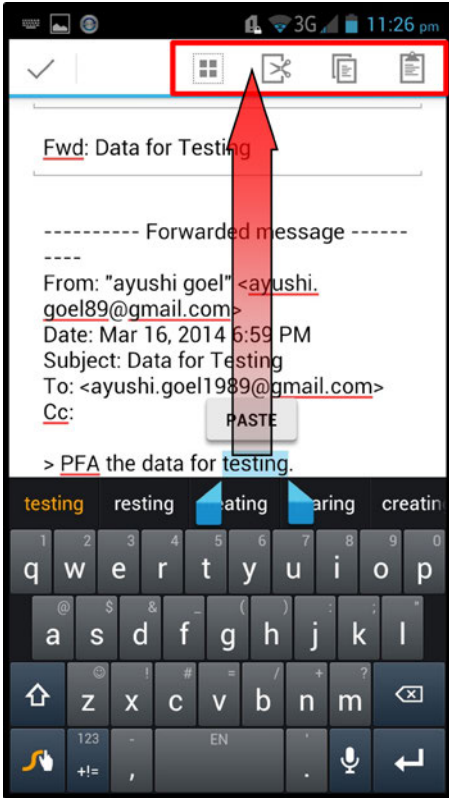
U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		<p><u>Exemplary Screenshot Citation 1.1(2):</u></p>  <p>(Gmail)</p>

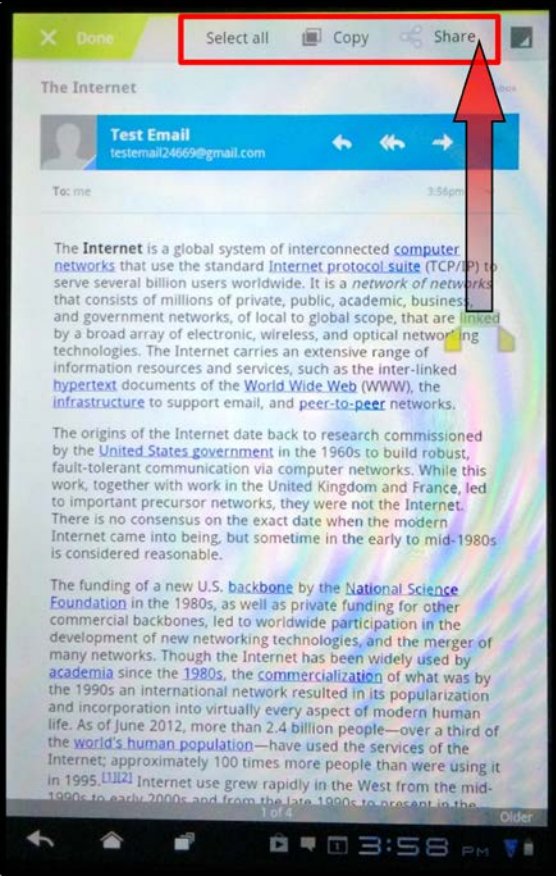
U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		 <p>(Gmail)</p>

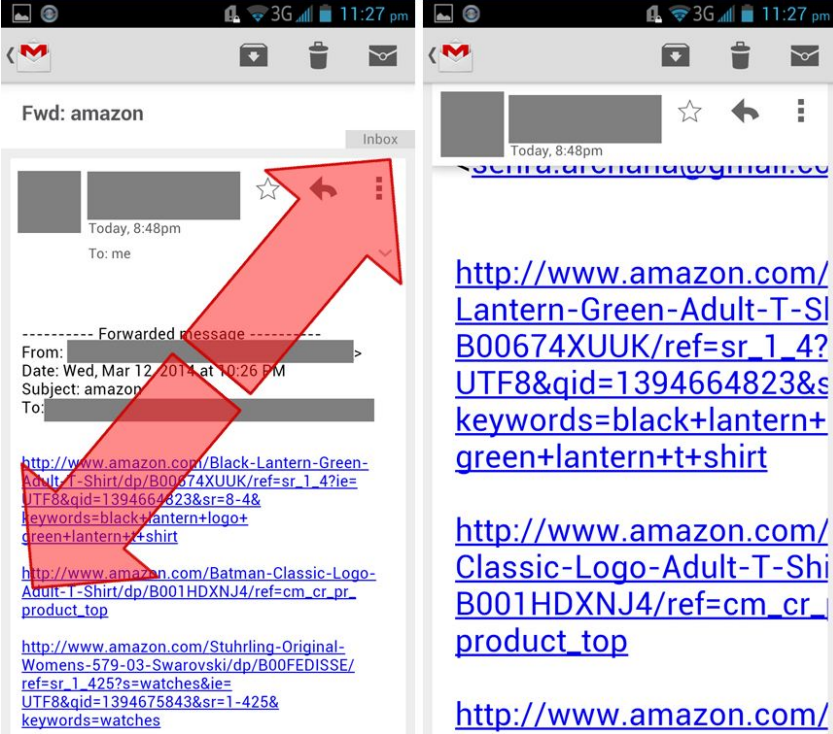
U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		<p><u>Exemplary Screenshot Citation 1.1(3):</u></p>  <p>The screenshot shows a mobile Gmail interface. At the top, there is a navigation bar with a checkmark on the left and four icons on the right: a grid icon, a share icon, a print icon, and a refresh icon. A red rectangular box highlights these four icons. A red arrow points upwards from the share icon to the text of the email below. The email content includes a subject line 'Fwd: Data for Testing', a 'Forwarded message' separator, and header information: 'From: "ayushi goel" <ayushi.goel89@gmail.com>', 'Date: Mar 16, 2014 6:59 PM', 'Subject: Data for Testing', and 'To: <ayushi.goel1989@gmail.com>'. Below the header, there is a 'PASTE' button and the start of the email body text: '> PFA the data for testing.' At the bottom of the screenshot, a virtual keyboard is visible with the word 'testing' highlighted in orange.</p> <p>(Gmail)</p>

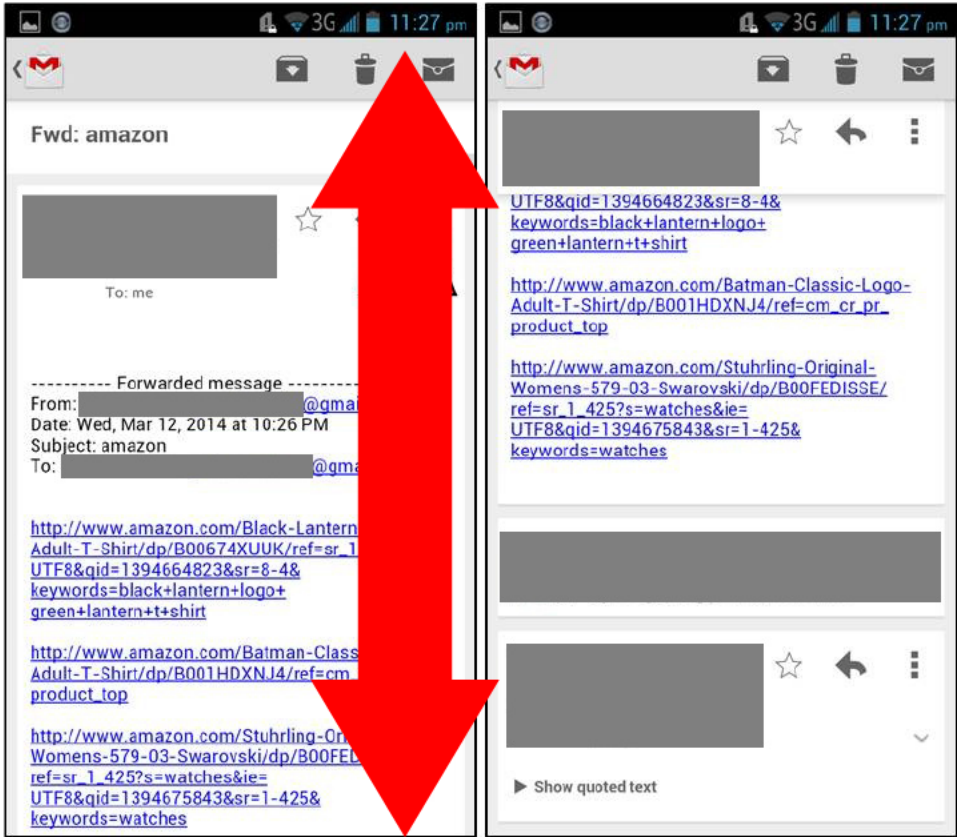
U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		 <p>(Gmail)</p>

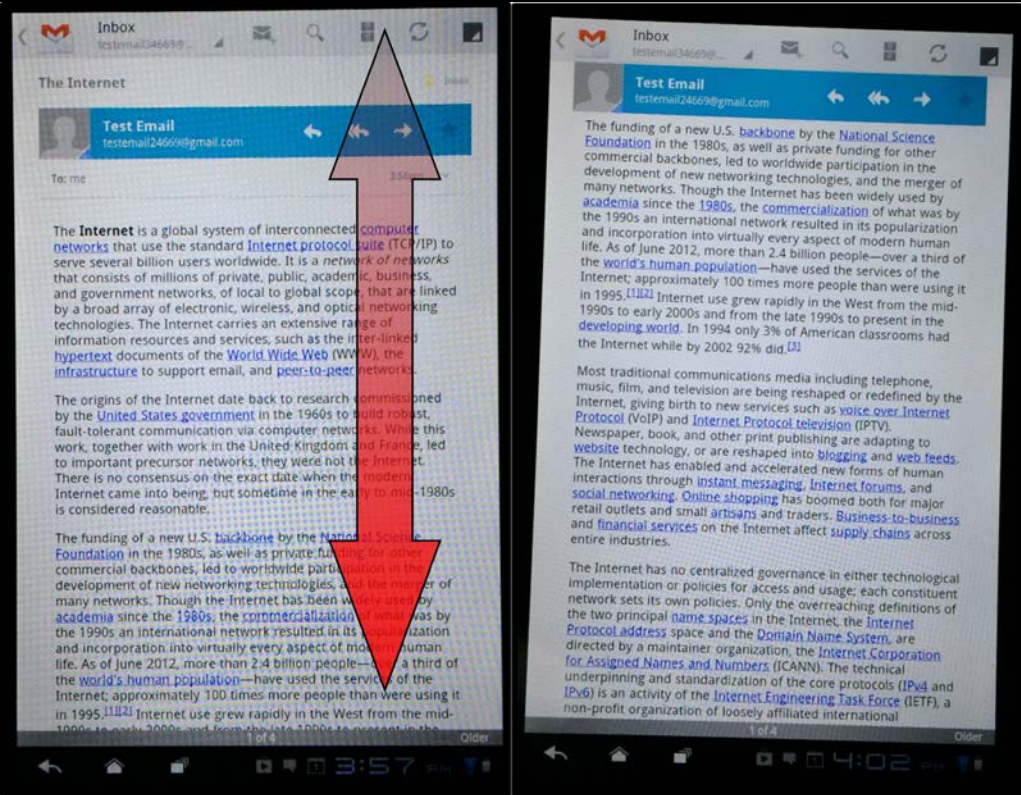
U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		<p><u>Exemplary Screenshot Citation 1.1(4):</u></p>  <p>(Gmail)</p>

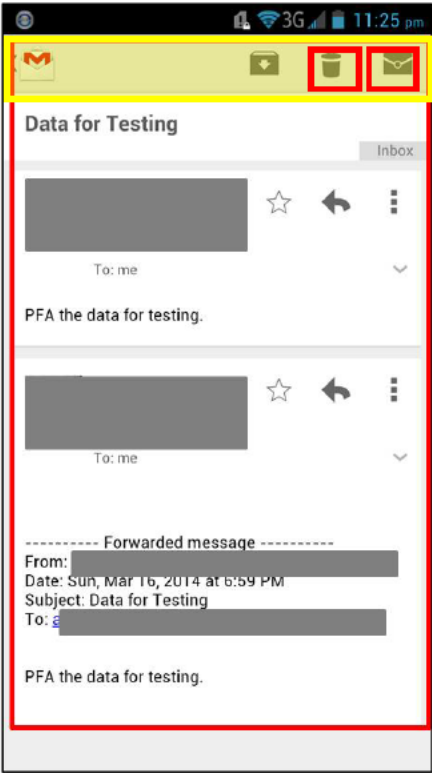
U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		<p><u>Exemplary Screenshot Citation 1.1(5):</u></p>  <p>(Gmail)</p>

U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		 <p>(Gmail)</p>

U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		<p><u>Exemplary Screenshot Citation 1.1(6):</u></p>  <p>(Gmail)</p>

U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		<div style="border: 1px solid yellow; padding: 2px; display: inline-block;">□ □</div> <p style="text-align: center;">(Gmail)</p>

U.S. Patent No. 6,037,937 –Email

S. No.	Claim 1	ACCUSED PRODUCTS ¹
		<p><u>Exemplary Public Document Citation 1.1(7)</u></p> <div style="border: 1px solid black; height: 476px; width: 475px; margin: 10px auto;"></div> <p>Source:http://source.android.com/devices/tech/security/</p> <p>Rockstar reserves the right to add additional information and infringement theories once discovery begins in this case, particularly once Samsung produces its source code and technical documents.</p>