IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

ACTUS, LLC,)
PLAINTIFF,	
V.	
 BANK OF AMERICA CORP.; BLAZE MOBILE, INC.; CAPITAL ONE FINANCIAL CORP.; ENABLE HOLDINGS, INC.; GOOGLE, INC.; GREEN DOT CORP.; JAVIEN DIGITAL PAYMENT SOLUTIONS, INC.; JPMORGAN CHASE & CO.; MASTERCARD INTERNATIONAL, INC.; META FINANCIAL GROUP, INC.; M&T BANK CORP.; OBOPAY, INC.; SONIC SOLUTIONS; VIVENDI UNIVERSAL U.S. HOLDING CO.; VIVENDI UNIVERSAL, S.A.; WAL-MART STORES, INC.; 	CIVIL ACTION NO.: 2:09-CV-102-TJW JURY TRIAL DEMANDED
 (18) THE WALT DISNEY CO.; (19) THE WESTERN UNION CO.; (20) WILDTANGENT, INC.; (21) ACH ECO.)
(21) AGILECO, DEFENDANTS.)

DEFENDANT OBOPAY, INC.'S CORPORATE DISCLOSURE STATEMENT

Pursuant to Federal Rule of Civil Procedure 7.1, Defendant Obopay, Inc. hereby states that it has no parent corporation. Nokia Corporation, a publicly held corporation, owns more than 10% of the stock of Obopay, Inc. No other publicly held corporation owns more than 10% of Obopay's stock.

Dated: June 4, 2009

Respectfully submitted,

WILSON, SONSINI, GOODRICH & ROSATI Professional Corporation

By: <u>/s/ Jose C. Villarreal</u> Jose C. Villarreal (Lead Attorney) jvillarreal@wsgr.com State Bar No. 24003113 M. Craig Tyler ctyler@wsgr.com State Bar No. 00794762

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ATTORNEYS FOR DEFENDANT OBOPAY, INC.

CERTIFICATE OF SERVICE

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a). As such, the foregoing was served on all counsel of record who have consented to electronic service. Pursuant to Fed. R. Civ. P. 5(d) and Local Rule CV-5(d), all others not deemed to have consented to electronic service were served with a true and correct copy of the foregoing via email on this 4th day of June, 2009.

<u>/s/ Jose C. Villarreal</u> Jose C. Villarreal