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IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF ARIZONA

Advanced Voice Recognition Systems,
Inc.,

Plaintiff/Counter-Defendant,
vs.

Apple Inc.,
Defendant/Counterclaimant.

No. CV18-2083-PHX-DGC
ORDER

The Court has considered the parties' Stipulation. Doc. 47.

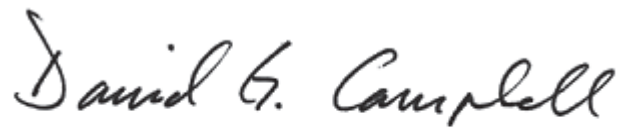
IT IS ORDERED:

1. That the parties' stipulation (Doc. 47) is **granted**. The parties shall not use the existence or substance of the communications between Dominion Harbor and Apple in support of any claim or defense.

2. Striking from AVRS's Amended Complaint (Doc. 19) the reference to the communications between Dominion Harbor and Apple, including paragraphs 37-39 in their entirety and portions of paragraph 40, specifically the phrase "and AVRS' notice to Apple that the Siri functionality enabled by the Accused Instrumentalities infringes that patent" in lines 10-12.

3. Dismissing without prejudice Apple's breach of contract counterclaim.

Dated this 9th day of January, 2019.



David G. Campbell
Senior United States District Judge