UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

GOLDEN BRIDGE TECHNOLOGY, INC.,

No. CV12-04882 PSG

Plaintiff(s),

VERDICT v.

APPLE, INC.,

Defendant(s).

1 2

We, the jury, unanimously answer the Questions submitted to us as follows:

SECTION 1: INFRINGEMENT

Question 1: Has GBT proven by a preponderance of the evidence that the accused Apple products include each element in claim 7 of the '793 patent?

Answer "Yes" (to rule in favor of GBT) or "No" (to rule in favor of Apple) for each product.

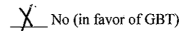
	Yes (for GBT)	No (for Apple)
iPhone 4 (GSM model A1332)		χ
iPhone 4S (GSM model A1387)		χ
iPhone 5 (GSM models A1428 and A1429)		χ
iPad 2nd Generation (Wi-Fi + 3G model A1396)		χ

Proceed to Section 2.

SECTION 2: INVALIDITY

Question 2. Has Apple proven by clear and convincing evidence that claim 7 of the '793 patent is invalid?

Yes (in favor of Apple)



If you answered <u>both</u> "Yes" to any subpart of Question 1 (a finding of infringement) and "No" on Question 2 (a finding of no invalidity), **proceed to Section 3**.

Otherwise, stop here, answer no further questions, and have the foreperson sign and date this form.

SECTION 3: DAMAGES

BECTIO	IN J. DAMAGES
Question 3. What sum of money, if p	paid now in cash, do you find from a preponderance of
the evidence would fairly and reasonably com	npensate GBT for Apple's infringement of the patent?
\$	
If you entered any damages amount in	Question 3, proceed to Question 4.
Question 4. What form of royalty hav	re you entered?
Check either "Lump-sum, fully paid-u	up license" or "License for term less than full term of
'793 patent expiring June 30, 2013."	
Lump-sum fully paid-up license	License for term less than full term of
	'793 patent expiring June 30, 2013.
Have the foreperson sign and date th	nis form
f (A)	AND EVERE.
Signed Jun Ad	Dated: 6/16/14
<u> </u>	