## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS **EASTERN DIVISION**

FUJITSU LIMITED,	)		
Plaintiff,	)		
V.	)	Nos.	09 C 4530 12 C 3229
TELLABS, INC.,	)		12 0 022)
TELLABS OPERATIONS, INC., and	)		
TELLABS NORTH AMERICA, INC.,	)		
	)		
Defendants.	)		

## ORDER REGARDING REVISED PRELIMINARY VERDICT FORM

JAMES F. HOLDERMAN, Judge:

After considering the parties' objections, the court has revised the Preliminary copy of the Verdict of the Jury form that will be given to the jurors before opening statements. It is attached to this Order.

ENTER:

United States District Court Judge

Date: July 11, 2014

## IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF ILLINOIS EASTERN DIVISION

FUJITSU LIMITED,	)		
Plaintiff,	)		
v.	)	Nos.	09 C 4530 12 C 3229
TELLABS, INC., TELLABS OPERATIONS, INC., and TELLABS NORTH AMERICA, INC., Defendants.	) ) ) )	Judge .	James F. Holderman
<u>VERDICT O</u> (Prelimin	F THE JU ary Copy)	RY	
We, the jury, unanimously find and report	rt based on	the evi	dence presented at the trial and
the law provided to us in the Final Jury Instructi	ons, the fol	lowing	as the verdict of the jury:
Question 1: Has Tellabs proven that Fug Statement (Joint Exhibit 2) agreed it was willing technology on RAND terms in compliance with	g to grant a l	license	of Fujitsu's '737 Patent's
Answer: Yes	No		_
If the answer to Question 1 is "Yes," please Sign the verdict form		_	
Question 2: Has Tellabs proven that F in, meaning the '737 Patents' technology reason one of the specifications of standardized technol titled, "Optical interfaces for multichannel system	ably might ogy recomi	be nece mended	essary in order to implement, by ITU-T standard G.692
Answer: Yes	No		_
If the answer to Question 2 is "Yes," please sign the verdict form			

						hed its agreement that it was willing AND terms by:
(a)	•	Fujitsu not offering to grant Tellabs a license on RAND terms for Fujitsu's '737 Patent's technology?				
Ans	swer:	Yes _		N	No	
(b)			awsuit agai ment of Fuj			ng injunctive relief based upon the ?
Ans	swer:	Yes _		N	No	
(c)	•	_	awsuit agai ment of Fuj			ag a non-RAND royalty rate based on?
Ans	swer:	Yes _		N	No	
(d)			awsuit agai l infringeme			ng damages in the form of lost profits 37 Patent?
Ans	swer:	Yes _		N	No	
(e)			awsuit agai ellabs' busir		allegii	ng infringement of the '737 Patent
Ans	swer:	Yes _		N	No	
(f)	that re	equired Te	llabs to dev	ote manage	ement a	ng infringement of the '737 Patent attention and time, as well as other torney's fees, expert fees, and related
Ans	swer:	Yes _		N	No	
						ase answer Question 4. If the answer m, and do not answer any further

license of Fujitsu's '7	37 Patent's technology fro	Tellabs would have been willing to negotiate a om Fujitsu on RAND terms in compliance with Tellabs RAND terms for such a license?
Answer:	Yes	No
		ease answer question 5. If the answer to Question not answer any further questions.
agreement that it was technology, in that Fu	willing to grant a license ijitsu's breach was intention	Fujitsu was willful in Fujitsu's breach of its on RAND terms for Fujitsu's '737 Patent's onal, knowing and with conscious disregard for reckless disregard for Tellabs' obvious or known
Answer:	Yes	No
		ease answer question 6. If the answer to Question not answer any further questions.
_		ear and convincing evidence that Fujitsu was willing to grant a license for its '737 Patent on
Answer:	Yes	No
		he marshal. The Foreperson should bring this purtroom to return the Jury's Verdict.
Foreperson		Juror
Juror		Juror
Juror		Juror
Juror		Juror
Date:		