UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA HTC CORPORATION AND HTC AMERICA,) INC., Plaintiffs, v. TECHNOLOGY PROPERTIES LIMITED, et al., Defendants.

SAN JOSE DIVISION Case No.: 5:08-cv-00882-PSG

FINAL VERDICT FORM

(Re: Docket No. 524)

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VERDICT FORM

When answering the following questions and filling out this Verdict Form, please follow the directions provided throughout the form. Your answer to each question must be unanimous. Some of the questions contain legal terms that are defined and explained in detail in the Jury Instructions. Please refer to the Jury Instructions if you are unsure about the meaning or usage of any legal term that appears in the questions below.

We, the jury, unanimously agree to the answers to the following questions and return them under the instructions of this court as our verdict in this case.

I. U.S. Patent No. 5,809,336 ("the '336 patent")

A. Infringement

1. Literal Infringement

1. Do you find that TPL has proven by a preponderance of the evidence that HTC has literally infringed any of the following claims of the '336 patent?

You can only find claims 7 or 9 infringed if you previously found claim 6 infringed. You can only find claims 14 or 15 infringed if you previously found claim 13 infringed.

Claim	Yes (for TPL)	No (for HTC)
6		
7		
9		
13		
14		
15		

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2.

2. Do you find that TPL has proven by a preponderance of the evidence for each of the claims below that HTC:

- intentionally took an action that actually induced direct infringement of the '336 patent by a third party;
- b. was aware of the '336 patent; and

Inducement

c. knew that the actions, if taken, would cause infringement of the '336 patent?

You can only find claims 7 or 9 infringed if you previously found claim 6 infringed. You can only find claims 14 or 15 infringed if you previously found claim 13 infringed.

Claim	Yes (for TPL)	No (for HTC)
6		
7		
9		
13		
14		
15		

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1	II.	Damages		
2	If you h	have found that HTC has not infringed any cl	aim of the '336 patent please skip Question 3	Only
3	answei	Question 3 if you have found that HTC has t	nfringed at least one claim of the '336 patent	
4				
5	3.	To the extent you have found that at least or	e claim of the '336 patent is infringed, what	nas
6	TPL pi	roven that it is entitled to as a reasonable roya	lty for infringement:	
7				
8	One-tii	ne (lump sum) payment of \$	for the life of the patent.	
9				
10	III.	Willfulness		
11	4.		least one claim of the '336 patent, has TPL p	roven
12		s highly probable that HTC's infringement w		roven
13		s ingmy producte that TTC 3 infringement w	us williui:	
14		V. (6 TIDI)	N. (P. TITICI)	
15		Yes (for TPL)	No (for HTC)	
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United States District Court For the Northern District of California

IT IS SO ORDERED.

Dated: October 1, 2013

PAUL S. GREWAL

United States Magistrate Judge

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