# Northern District of California

# UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

FRANCE TELECOM S.A.,

Plaintiff,

v.

MARVELL SEMICONDUCTOR INC.,

Defendant.

Case No. 12-cv-04967-WHO

### ORDER REGARDING TENTATIVE **VERDICT FORM**

Re: Dkt. Nos. 181, 182

The parties have filed proposed verdict forms. Dkt. Nos. 181, 182. Having considered those proposals, and subject to arguments presented at the final pretrial conference, the Court tentatively adopts the following verdict form.

# Northern District of California

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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.

## FINDINGS ON INFRINGEMENT CLAIMS<sup>1</sup>

(The questions regarding infringement should be answered regardless of your findings with respect to the validity or invalidity of the patent.)

# A. Direct Infringement<sup>2</sup>

1. Has France Telecom proven that it is more likely than not that Marvell	
Semiconductor, while acting within the United States, used a method that was identical to the	he
method described in claim 1 of the '747 patent?	

Yes	(for France Telecom)	No	(for Marvell Semiconductor

<sup>&</sup>lt;sup>1</sup> France Telecom's proposed special interrogatories regarding products that embody the accused method are not warranted since, as discussed in my order on the parties' motions in limine, a method patent is not infringed by the mere sale of a product that "substantially embodies" that method.

Marvell's proposed verdict form requires the jury to answer infringement questions with regard to each of 31 different accused products. That is unnecessary as the jury is presumed to have made the necessary underlying factual determinations to support a general verdict. See, e.g., SynQor, Inc. v. Artesyn Technologies, Inc., 2011 WL 3625036 (E.D. Tex. Aug. 17, 2011) (rejecting argument that verdict form was deficient where it did not separately address the accused products) aff'd, 709 F.3d 1365 (Fed. Cir. 2013); cf Agrizap, Inc. v. Woodstream Corp., 520 F.3d 1337, 1343 (Fed. Cir. 2008) ("when the jury is given an essentially black box verdict form—that is, a form that merely asks the jury to answer "yes" or "no" as to whether a claim is obvious, such as was done in this case<sup>3</sup>—we presume all factual disputes were resolved in favor of the verdict.").

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2	2. Has France Telecom proven that it is more likely than not that Marvell
3	Semiconductor, while acting within the United States, used a method that was identical to the method described in claim 10 of the '747 patent?
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5	Yes (for France Telecom) No (for Marvell Semiconductor)
6	B. Inducing Infringement
7	3. Has France Telecom proven that it is more likely than not: (i) that a third party
8	infringed claim 1 of the '747 patent; (ii) that Marvell Semiconductor took action that actually induced that infringement by the third party; and (iii) that Marvell Semiconductor was aware
9	of the patent and believed that its actions would encourage infringement of a valid patent, or
10	alternatively that it was willfully blind as to whether its actions would encourage infringement of the patent?
11	
12	Yes (for France Telecom) No (for Marvell Semiconductor)
13	4. Has France Telecom proven that it is more likely than not: (i) that a third party infringed claim 10 of the '747 patent; (ii) that Marvell Semiconductor took action that actually
14	induced that infringement by the third party; and (iii) that Marvell Semiconductor was aware
15	of the patent and believed that its actions would encourage infringement of a valid patent, or alternatively that it was willfully blind as to whether its actions would encourage infringement
16	of the patent?
17	Yes (for France Telecom) No (for Marvell Semiconductor)
18	
19	C. Contributory Infringement
20	5. Has France Telecom proven that it is more likely than not: (i) that a third party infringed claim 1 of the '747 patent; (ii) that Marvell Semiconductor supplied an important
21	component of the infringing part of the accused method; (iii) that the component was not a
22	common component suitable for non-infringing use; and (iv) that Marvell Semiconductor supplied the component with knowledge of the '747 patent and knowledge that the component
23	was especially made or adapted for use in an infringing manner?
24	Yes (for France Telecom) No (for Marvell Semiconductor)
25	6. Has France Telecom proven that it is more likely than not: (i) that a third party
26	infringed claim 10 of the '747 patent; (ii) that Marvell Semiconductor supplied an important component of the infringing part of the accused method; (iii) that the component was not a
27	3

Yes _	(for France Telecom)	No (for Marvell Semiconductor
. Willfu	ul Infringement	
7.		
	point of view that the defenses p	ven that it is highly probable from an object out forth by Marvell Semiconductor failed to gard to infringement, validity or enforceabile
Yes _	(for France Telecom)	No (for Marvell Semiconductor
	f the answer to question (a) is "yes a) is "no," go to question 8.]	s," answer question 7(b). If your answer to o
	Semiconductor actually knew, o	ven that it is highly probable that Marvell or it was so obvious that Marvell Semiconductors constituted infringement of a valid and
Yes_	(for France Telecom)	No (for Marvell Semiconductor

### FINDINGS ON INVALIDITY CLAIMS

(The questions regarding invalidity should be answered regardless of your findings with respect to infringement.)

### E. Obviousness

	8.	Has Marvell Semiconductor proven that it is highly probable that claim 1 of the
'747 pa	ten	t would have been obvious to a person of ordinary skill in the art at the time the
applicat	ion	was filed?

Yes	(for Marvell Semiconductor)	No	(for France Telecom)
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9. Has Marvell Semiconductor proven that it is highly probable that claim 10 of the '747 patent would have been obvious to a person of ordinary skill in the art at the time the application was filed?

Yes	(for Marvell Semiconductor)	No	(for France Telecom)
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## F. Written Description Requirement

10. Has Marvell Semiconductor proven that it is highly probable that the specification of the '747 patent does not contain an adequate written description of the method claimed in claim 1?

Yes	_ (for Marvell Semiconductor)	No	_ (for France Telecom)
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11. Has Marvell Semiconductor proven that it is highly probable that the specification of the '747 patent does not contain an adequate written description of the method claimed in claim 10?

Yes (for Marvell Semiconduc	tor) No	(for France Telecom)
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### G. Enablement

12. Has Marvell Semiconductor proven that it is highly probable that the specification of the '747 patent does not contain a description of the invention claimed in claim 1 that is sufficiently full and clear to enable persons of ordinary skill in the art to make and use the invention?

Yes	(for Marvell Semiconductor)	No	(for France Telecom)
of the '747 p	las Marvell Semiconductor proven that it atent does not contain a description of the full and clear to enable persons of ordinates.	ne invention	claimed in claim 10 that is
Yes	(for Marvell Semiconductor)	No	(for France Telecom)
H. Inventor	rship		
	as Marvell Semiconductor proven that it the requirement to name all actual inven		<u> </u>
Yes	(for Marvell Semiconductor)	No	(for France Telecom)
	las Marvell Semiconductor proven that it the requirement to name all actual inven		-
Yes	(for Marvell Semiconductor)	No	(for France Telecom)

2	FINDINGS ON DAMAGES			
3	If you answered question 1, 2, 3, 4, 5, or 6 "yes" and questions 8, 9, 10, 11, 12, 13, 14, 15 "no" proceed to answer the remaining questions. If you did not so answer do not answer the			
4	"no," proceed to answer the remaining questions. If you did not so answer, do not answer the remaining questions and proceed to check and sign the verdict form.			
5	I Decemble waveley			
6	I. Reasonable royalty			
7 8	16. What amount has France Telecom proven that it is more likely than not entitled to as a reasonable royalty?			
9				
	(a) \$ one-time lump sum payment, <u>or</u>			
10	(b) \$ per chip for number of accused products.			
11	per emp for number of uncused products.			
12	J. Laches			
13	17. Do you find that it is more likely than not that France Telecom is not entitled to			
14	recover damages from before its filing of this lawsuit on June 26, 2012 because France Telecom unreasonably delayed filing the lawsuit after it knew our should have known of Marvell Semiconductor's alleged infringement, leading to economic and/or evidentiary			
15				
16	prejudice to Marvell Semiconductor? Your decision regarding this question may prevent France Telecom from collecting damages from before its filing of this lawsuit.			
17				
18	Yes (for Marvell Semiconductor) No (for France Telecom)			
19				
20	You have now reached the end of the verdict form and should review it to ensure it			
21	accurately reflects your unanimous determinations. The Presiding Juror should then sign and date the verdict form in the spaces below and notify the Security Guard that you have reached a verdict.			
22	The Presiding Juror should retain possession of the verdict form and bring it when the jury is			
	brought back into the courtroom.			
23	Have the presiding juror sign and date this form.			
24				
25	Signed: Date:			
26	PRESIDING JUROR			
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# United States District Court Northern District of California

# IT IS SO ORDERED.

Dated: September 11, 2014

