

FINDINGS ON INFRINGEMENT CLAIMS 1 (The questions regarding infringement should be answered regardless of your findings with 2 respect to the validity or invalidity of the patent.) 3 4 **Direct Infringement** 5 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 includes each and every 6 requirement of Claim 1 of the '747 patent? 7 Yes (for France Telecom) No (for Marvell Semiconductor) 8 9 **Inducing Infringement** 10 Has France Telecom proven that it is more likely than not: (i) that a third party 2. 11 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 of 12 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 of 13 the patent? 14 Yes (for France Telecom) No (for Marvell Semiconductor) 15 16 **Contributory Infringement** 17 3. Has France Telecom proven that it is more likely than not: (i) that a third party 18 infringed claim 1 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 19 common component suitable for non-infringing use; and (iv) that Marvell Semiconductor supplied 20 the component with knowledge of the '747 patent and knowledge that the component was especially made or adapted for use in an infringing manner? 21 Yes _____(for France Telecom) No _____ (for Marvell Semiconductor) 22 23 Willful Infringement 24 4. 25 (a) Has France Telecom proven that it is highly probable from an objective 26 point of view that the defenses put forth by Marvell Semiconductor failed to 27 raise any substantial question with regard to infringement, validity or enforceability of the patent claim? 28

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1	Yes(for France Telecom) No (for Marvell Semiconductor)
2	[If the answer to question $4(a)$ is "yes," answer question $4(b)$. If your answer to question $4(a)$ is "no," go to question 5.]
3	(b) Has France Telecom proven that it is highly probable that Marvell Semiconductor actually knew, or it was so obvious that Marvell
4 5	Semiconductor should have known, that its actions constituted infringement of a valid and enforceable patent?
6	Yes(for France Telecom) No (for Marvell Semiconductor)
7	FINDINGS ON INVALIDITY CLAIMS
8	FINDINGS ON INVALIDIT I CLAIMS
9	(The questions regarding invalidity should be answered regardless of your findings with respect to infringement.)
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11	Obviousness
12	5. Has Marvell Semiconductor proven that it is highly probable that claim 1 of the
13	'747 patent would have been obvious to a person of ordinary skill in the art at the time the application was filed?
14 15	Yes(for Marvell Semiconductor) No (for France Telecom)
16 17	Inventorship
18	6. Has Marvell Semiconductor proven that it is highly probable that the '747 patent fails to meet the requirement to name all actual inventors of the invention claimed in claim 1?
19	Yes(for Marvell Semiconductor) No (for France Telecom)
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	FINDINGS ON DAMAGES
	If you answered question 1, 2, or 3 "yes" and questions 5 and 6 "no," proceed to answer
	remaining questions. Otherwise, do not answer the remaining questions. Instead, review and the verdict form.
Reas	sonable Royalty
as a i	7. What amount has France Telecom proven that it is more likely than not entitled to reasonable royalty?
	(a) \$ one-time lump sum payment, <u>or</u>
	(b) \$ per chip for the following number of accused products:
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