

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

JOSE TRUJILLO, individually and on behalf of all
others similarly situated,

Plaintiff,

v.

APPLE COMPUTER, INC., a California
corporation and AT&T MOBILITY LLC, a
Georgia corporation,

Defendants.

CASE NO.: 07-CV-04946

Judge Kennelly

JOINT STATEMENT REGARDING DISCOVERY

At the December 13, 2007, status hearing, Apple proposed that discovery in the case at this point should be limited to and focused on that necessary to resolve Apple's motion for summary judgment. Pursuant to the Court's instruction at that status hearing, the parties have conferred regarding the scope and timing of discovery and submit this joint statement.

Having conferred generally about the subjects on which plaintiff plans to seek discovery, the parties believe that there are no specific discovery disputes ripe for decision by the Court at this time. The parties believe that if such issues are to arise, they will arise in the context of specific discovery requests and should be dealt with at such time.

Plaintiff will serve his written discovery on or before February 4, 2008, and plans to complete his discovery necessary to oppose Apple's summary judgment motion by May 2, 2008. Plaintiff will file his opposition to Apple's summary judgment motion by June 2, 2008.

Dated: January 2, 2008

Respectfully submitted,

APPLE INC.

By: /s//Patrick T. Stanton
One of Its Attorneys

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Dated: January 2, 2008

Respectfully submitted,

JOSE TRUJILLO

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