## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS TYLER DIVISION

#### MIRROR WORLDS, LLC,

Plaintiff,

v.

APPLE INC.,

Defendant.

APPLE INC.,

Counterclaim Plaintiff,

v.

MIRROR WORLDS, LLC, MIRROR WORLDS TECHNOLOGIES, INC.,

Counterclaim Defendants.

# Civil Action No. 6:08-cv-88 LED

JURY TRIAL DEMANDED

## JOINT MOTION FOR ADDITIONAL TIME FOR REPLIES TO SUMMARY JUDGMENT MOTIONS AND FOR APPLE INC. TO RESPOND TO MIRROR WORLDS LLC'S MOTION *IN LIMINE* TO EXCLUDE CERTAIN SETTLEMENT <u>AGREEMENTS AND EVIDENCE OF CERTAIN PRIOR LITIGATIONS</u>

Mirror Worlds, LLC ("Mirror Worlds"), Mirror Worlds Technologies, Inc., and Apple

Inc. ("Apple") (collectively, "the parties") respectfully submit this Joint Motion for Additional

Time for Replies to Summary Judgment Motions and for Apple Inc. To Respond to Mirror

Worlds, LLC's Motion in Limine To Exclude Certain Settlement Agreements and Evidence of

Certain Prior Litigations.

The parties request a three-day extension until Thursday, August 5, 2010 to file their

respective reply briefs in support of the following motions for summary judgment:

1) Apple's Motion for Summary Judgment That the Asserted Claims of U.S. Patent Nos. 6,006,227, 6,638,313, 6,725,427 and 6,768,999 Are Invalid as Anticipated and Obvious (Docket No. 221);

2) Apple's Motion for Partial Summary Judgment of Inequitable Conduct Regarding Inventorship of the '227 Patent. (Docket No. 223);

 Apple's Motion for Partial Summary Judgment To Establish Non-Infringement of Apple's Foreign Products and Exclude Foreign Sales from Any Potential Damages Award (Docket No. 224);

4) Apple's Motion for Summary Judgment of Noninfringement of U.S. Patent Nos.6,006,227; 6,638,313; 6,725,427; and 6,768,999 (Docket No. 225);

 Apple's Motion for Partial Summary Judgment Dismissing Mirror Worlds' Allegations of Willful Infringement (Docket No. 226).

 Mirror Worlds, LLC's Motion for Summary Judgment of No Inequitable Conduct (Docket No. 228); and

 Mirror Worlds Technologies Inc.'s Motion for Summary Judgment of Invalidity of U.S. Patent No. 6,613,101 (Docket No. 229).

In addition, the parties respectfully request that Apple be granted additional time, until August 25, 2010, to respond to Mirror Worlds, LLC's Motion *In Limine* To Exclude Certain Settlement Agreements and Evidence of Certain Prior Litigations (Docket No. 243). Mirror Worlds filed this Motion in advance of the August 23, 2010 deadline for motions *in limine*. (*See* Docket No. 32.) However, the parties agree that the issues raised in Mirror Worlds' Motion should be addressed in a global discussion involving all of the parties' potential motions *in* 

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limine. The additional time is sought to facilitate this discussion and potentially narrow or

resolve the issues raised in Mirror Worlds' Motion.

A proposed order is attached.

Respectfully submitted, Dated: August 2, 2010 Dated: August 2, 2010 /s/ Alexander Solo /s/ Jeffrey G. Randall Joseph Diamante Jeffrey G. Randall Kenneth Stein Lead Attorney PAUL, HASTINGS, JANOFSKY, AND Ian G. DiBernardo Alexander Solo WALKER LLP STROOCK & STROOCK & LAVAN LLP 1117 S. California Avenue 1280 Maiden Lane Palo Alto, California 94304-1106 New York NY 10038 Telephone: (650) 320-1850 Facsimile: (650) 320-1950 Telephone: 212-806-5400 jeffrandall@paulhastings.com Facsimile: 212-581-1071 asolo@stroock.com Allan M. Soobert PAUL, HASTINGS, JANOFSKY, AND Otis W. Carroll, Jr. (fedserv@icklaw.com) WALKER LLP Deborah J. Race (drace@icklaw.com) 875 15th Street, N.W. **IRELAND CARROLL & KELLEY** Washington, DC 20005 6101 S. Broadway, Suite 500 Telephone: (202) 551-1822 Tyler, TX 75730 Facsimile: (202) 551-0222 Telephone: 903-561-1600 allansoobert@paulhastings.com Facsimile: 903-581-1071 Fedserv@icklaw.com S. Christian Platt PAUL, HASTINGS, JANOFSKY, AND Attorneys for MIRROR WORLDS, LLC and WALKER LLP MIRROR WORLDS TECHNOLOGIES, INC. 4747 Executive Dr., 12th Floor San Diego, CA 92121 Telephone: (858) 458-3034 Facsimile: (858) 458-3005 christianplatt@paulhastings.com

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Counsel for APPLE INC.

# **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct copy of the foregoing document was filed electronically in compliance with Local Rule CV-5 on this 2d day of August, 2010. As of this date, all counsel of record have consented to electronic service and are being served with a copy of this document through the Court's CM/ECF system under Local Rule CV-5(a)(3)(A).

> <u>/s/ Jeffrey G. Randall</u> Jeffrey G. Randall