

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

MIRROR WORLDS, LLC,

Plaintiff,

v.

APPLE INC.,

Defendant.

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

JURY TRIAL DEMANDED

APPLE INC.,

Counterclaim Plaintiff,

v.

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

Counterclaim Defendants.

**ORDER GRANTING JOINT MOTION TO AMEND
THE AMENDED DOCKET CONTROL ORDER**

BEFORE THE COURT is the Joint Motion by Mirror Worlds, LLC (“Mirror Worlds”), Mirror Worlds Technologies, Inc., and Apple Inc. (“Apple”) (collectively, “the parties”) To Amend the Amended Docket Control Order, entered on June 29, 2010 (Docket No. 219) and amended on August 4, 2010 (Docket No. 290) and amended on August 13, 2010 (Docket No. 306). Having reviewed this Motion, the Court finds it is well taken and should be GRANTED.

IT IS FURTHER ORDERED that the new deadlines to the Amended Docket Control Order are outlined as follows:

CURRENT DEADLINE	NEW DEADLINE	DOCKET CONTROL ORDER ITEM
September 13, 2010	September 20, 2010	<p>EXHIBITS & EXHIBIT LISTS: Each party shall provide the Court with one set of exhibits and three copies of the exhibit list. The Court’s preferred format for Exhibit Lists is available on the Court’s website at www.txed.uscourts.gov under “Orders & Forms.”</p> <p>The parties are further requested to have all exhibits labeled with the following information on each label: Designation of Plaintiff’s or Defendant’s Exhibit Number and Case Number.</p> <p>At the conclusion of the evidentiary phase of trial, each party shall be responsible for pulling those exhibits admitted at trial to be submitted to the jury. In addition, each party shall submit to the Court a Final Exhibit List of all of their exhibits admitted during trial.</p> <p>At the conclusion of trial, all boxes of exhibits shall be returned to the respective parties and the parties are instructed to remove these exhibits from the courtroom.</p> <p>Within two business days of the conclusion of trial, each party shall submit to the Court the following:</p> <p>(1) A disk or disks containing all admitted trial exhibits in PDF format. If tangible exhibits were admitted, such exhibits shall be substituted with a photograph to be converted to a PDF file and shall be included in the Court's disk of admitted exhibits. If the Court ordered any exhibits sealed during trial, the Sealed Exhibits shall be copied on a separate disk.</p> <p>(2) A disk or disks containing the transcripts of Video Depositions played during trial, along with a copy of the actual video deposition.</p> <p>After verification of exhibit lists by the Clerk, the lists shall be filed by the Clerk, and the disk or disks containing the exhibits in PDF format shall be stored in the Clerk’s Office, Tyler Division.</p>

So ORDERED and SIGNED this 15th day of September, 2010.

A handwritten signature in black ink, appearing to read 'Leonard Davis', written over a horizontal line.

**LEONARD DAVIS
UNITED STATES DISTRICT JUDGE**