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

MIRROR WORLDS, LLC,

Plaintiff,

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

v.

APPLE INC.,

JURY TRIAL DEMANDED

Defendant.

APPLE INC.,

Counterclaim Plaintiff,

v.

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

Counterclaim Defendants.

ORDER GRANTING APPLE INC.'S MOTION TO STRIKE THE UNTIMELY SUPPLEMENTAL EXPERT REBUTTAL REPORT OF JOHN LEVY, PH.D. REGARDING VALIDITY AND TO PRECLUDE DR. LEVY FROM TESTIFYING AT TRIAL ABOUT HIS NEW OPINIONS

Before the Court is Apple Inc.'s Motion To Strike the Untimely Supplemental Expert Rebuttal Report of John Levy, Ph.D. Regarding Validity and To Preclude Dr. Levy from Testifying at Trial About His New Opinions. After considering the Motion, the relief requested therein, and the relevant facts, evidence and arguments of the parties, the Court finds that for good cause appearing the Motion should be and hereby is GRANTED. The untimely Supplemental Expert Rebuttal Report of Dr. Levy is hereby stricken in its entirety and Dr. Levy is precluded from testifying at trial regarding the opinions proffered in the report.