## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF TEXAS TYLER DIVISION

MIRROR WORLDS, LLC,

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

Plaintiff,

JURY TRIAL DEMANDED

v.

APPLE, INC.,

Defendant.

APPLE, INC.,

Counterclaim Plaintiff,

v.

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

Counterclaim Defendants.

PROPOSED ORDER DENYING 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 ("Apple") 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.

Having considered the briefs and the evidence attached thereto, it is hereby

**ORDERED**, for good cause shown, as follows:

Apple'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 is hereby **DENIED**