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APPLE INC.

18 UNITED STATES DISTRICT COURT
19 NORTHERN DISTRICT OF CALIFORNIA
20 SAN FRANCISCO DIVISION

21
22 FIRSTFACE CO., LTD.,
23 Plaintiff,
24 v.
25 APPLE INC.,
26 Defendant.
27

Case No. 3:18-cv-02245-JD

JOINT WITNESS LIST

Hon. James Donato

Pursuant to the Court's Standing Order for Civil Jury Trials, paragraph 14, below is a joint list of all witnesses who are likely to be called at trial (other than solely for impeachment or rebuttal) along with their anticipated testimony and preliminary estimated trial time for each party.¹

I. Plaintiff Firstface's Witness List

Witness	Anticipated Testimony	Firstface Approximate Time	Apple Approximate Time
Kevin C. Almeroth, Ph.D.	Dr. Almeroth is anticipated to provide testimony concerning relevant aspects of his knowledge, skill, experience, training, and education; his opinions concerning the Patents-in-Suit, the inventions described therein, the invention date and priority date for the asserted claims; the technical operation of the accused features (including his testing, review of documentation, and review of source code); the acts of direct and indirect infringement by Apple and Apple's customers; the importance of the claimed inventions to Apple; and the technical comparability (or lack thereof) of certain agreements and verdicts. Dr. Almeroth has detailed these opinions in his expert reports in this case.	4 hours	45 minutes
Nigel Jones	Mr. Jones is anticipated to provide testimony concerning relevant aspects of his knowledge, skill, experience, training, and education; his review and analysis of source code produced in this case; and the operation of the accused features as dictated by the structure, function, and operation of the source code for those features. Mr. Jones has	90 minutes	20 minutes

¹ Neither party necessarily agrees as to each other's characterization of "Anticipated Testimony" as either proper or admissible. The parties reserve their rights to object to the admissibility and propriety of the witnesses' testimony.

Witness	Anticipated Testimony	Firstface Approximate Time	Apple Approximate Time
	detailed these opinions in his expert report in this case.		
Scott Savage, Ph.D.	Dr. Savage is anticipated to provide testimony concerning relevant aspects of his knowledge, skill, experience, training, and education; his construction of the survey he conducted in this case; the results of his survey; and his analysis of the survey results. Dr. Savage has detailed those opinions in his expert report in this case.	45 minutes	30 minutes
Jim Bergman	Mr. Bergman is anticipated to provide testimony concerning relevant aspects of his knowledge, skill, experience, training, and education; his review and analysis of Apple's financial, marketing, sales, and other documents; his methodology for determining the proper measure of damages in this case; and his opinions concerning the proper measure of damages in this case. Mr. Bergman has detailed those opinions in his expert report in this case.	45 minutes	30 minutes
Jae Kyu Lee	Mr. Lee is anticipated to provide testimony concerning Firstface's business and Firstface's efforts to license or otherwise monetize its patents.	20 minutes	45 minutes
Jae Lark Jung	Mr. Jung is anticipated to provide testimony concerning his educational and professional experience; his and his co-inventor's inventions as described in the Patents-in-Suit and their priority applications; and his and his co-inventor's conception and reduction to practice of the asserted claims.	30 minutes	60 minutes

Witness	Anticipated Testimony	Firstface Approximate Time	Apple Approximate Time
Chris Thomas	Mr. Thomas is expected to provide testimony concerning the technical operation of the accused features; the importance of the accused features to Apple's products and ecosystem; and Apple's use and testing of the accused features.	Live or by Deposition 30 minutes	N/A
Francesca Sweet	Ms. Sweet is anticipated to provide testimony concerning the importance of the accused features to Apple's products and its ecosystem; Apple's marketing of the accused features and other features of the accused products; documents describing Apple's marketing efforts; and Apple's use and testing of the accused features.	Live or by Deposition 30 minutes	N/A
Mark Rollins	Mr. Rollins is anticipated to provide testimony concerning Apple's sales and financial documents and information related to the accused products; and Apple's use and testing of the accused features.	Live or by Deposition 20 minutes	10 minutes
Steven Hotelling	Mr. Hotelling is anticipated to provide testimony concerning the history, design, development, and operation of the accused products; the importance of the accused features to Apple and its ecosystem; and Apple's use and testing of the accused features.	Live or by Deposition 30 minutes	N/A
Dale Setlak	Mr. Setlak is anticipated to testify concerning technical aspects of the accused products, including their design, development, and operation; the importance of the accused features to Apple and its ecosystem; and Apple's use and testing of the accused features.	30 minutes	N/A

Witness	Anticipated Testimony	Firstface Approximate Time	Apple Approximate Time
Petr Kostka	Mr. Kostka is anticipated to testify concerning technical aspects of the accused products, including their design, development, and operation; the importance of the accused features to Apple and its ecosystem; and Apple's use and testing of the accused features.	30 minutes	N/A
Elaine Wong	Ms. Wong is anticipated to provide testimony concerning Apple's pre-suit communications with Firstface; Apple's knowledge of the Patents-in-Suit and/or their priority applications; and Apple's practices concerning patent acquisition and licensing.	30 minutes	15 minutes
Heather Mewes	Ms. Mewes is anticipated to testify concerning Apple's licensing terms and practices.	30 minutes	N/A
Apple Corporate Representative	An Apple corporate representative (to the extent different from one of the Apple witnesses identified above) is expected to testify concerning the history, design, development, and operation of the accused products; the importance of the accused features to Apple and its ecosystem; and Apple's use and testing of the accused features.	Firstface may call Apple's corporate representative live or (if Apple's corporate representative was deposed either individually or as a 30(b)(6) witness in this case) by deposition. 45 minutes	N/A
Irwin Park, Ph.D.	Dr. Park is anticipated to testify concerning Firstface's pre-suit communications with Apple and Firstface's efforts to license or	Live or by Deposition 20 minutes	30 minutes

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