IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF DELAWARE

EVOLVED WIREL	ESS, LLC,)
	Plaintiff,) Civil Action No. 15-542-JFB-SRF
V. APPLE INC.,) JUDGMENT FOLLOWING) JURY VERDICT &) ORDER ON BRIEFING
	Defendant.)))

This action was tried before the Court and a jury beginning on March 25, 2019. The jury rendered its verdict, in the form of special interrogatories, on April 4, 2019. D.I. 519. The Court hereby enters judgment on the jury verdict, subject to revision pursuant to any rulings on post-trial motions. Further, the Court orders briefing on any remaining equitable and legal issues and post-trial motions as follows:

IT IS HEREBY ORDERED that

- 1. Judgment is hereby entered on the April 4, 2019, verdict as set forth in special interrogatories (D.I. 519).
- 2. The parties shall file opening briefs on any remaining legal or equitable issues and/or any post-trial motions, including motions under Federal Rules of Civil Procedure 50 or 59, motions for injunctive relief, motions for attorneys' fees and costs, and motions for accounting and interest, within two weeks of the date of this judgment.
- 3. The party opposing any position on remaining legal or equitable issues or any post-trial motions shall file answering briefs within two weeks thereafter.
 - 4. The parties shall file reply briefs within two weeks of the answering brief.



5. Opening briefs shall not exceed fifty (50) pages in length; answering briefs shall not exceed fifty (50) pages in length; and reply briefs shall not exceed twenty-five (25) pages in length.

DATED this 24th day of April, 2019.

BY THE COURT:

s/ Joseph F. Bataillon
Senior United States District Judge

