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

MAXELL, LTD.,

Plaintiff,

Case No. 5:16-cv-00179-RWS

v.

ZTE (USA) INC.,

Defendant.

VERDICT FORM

In answering these questions, you are to follow all of the instructions I have given in the Final Jury Instructions. Your answers to each question must be unanimous. In this verdict form, "Maxell" refers to Maxell, Ltd. and ZTE refers to ZTE (USA) Inc. As used below, the '193 patent refers to U.S. Patent No. 6,408,193; the '317 patent refers to U.S. Patent No. 6,748,317; the '493 patent refers to U.S. Patent No. 8,339,493; the '729 patent refers to U.S. Patent No. 8,736,729; the '491 patent refers to U.S. Patent No. 6,816,491; the '695 patent refers to U.S. Patent No. 8,098,695; and the '794 patent refers to U.S. Patent No. 6,329,794.



1A.	Did Maxell prove by a preponderance of the evidence that ZTE (USA)
	Inc. infringes the following claims of the following patents?

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Α	nswer	"Vas	27 034 66	Non	oc to	anah	alaim
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<u>'317 Patent</u>: Answer "Yes" or "No" for the ZMax 2 with pre-installed AT&T Navigator, which is representative of the '317 Accused Products.

Claim 1: <u>yes</u>

Claim 2: <u>yes</u>

Claim 3: yes

<u>'794 Patent</u>: Answer "Yes" or "No" for the ZMax 2, which is representative of the '794 Accused Products.

Claim 1: yes

Claim 2: <u>yes</u>

<u>'193 Patent</u>: Answer "Yes" or "No" for the ZMax 2, which is representative of the '193 Accused Products.

Claim 1: <u>yes</u>

<u>'491 Patent</u>: Answer "Yes" or "No" for the ZMax 2, which is representative of the '491 Accused Products, except for the Axon 7.

Claim 1: yes



Claim 8: <u>yes</u>
'491 Patent: Answer "Yes" or "No" for the Axon 7 only.
Claim 1: <u>yes</u> Claim 8: <u>yes</u>
<u>'695 Patent</u> : Answer "Yes" or "No" for the ZMax 2, which is representative of the '695 Accused Products, except for the Axon 7.
Claim 1: <u>yes</u>
'695 Patent: Answer "Yes" or "No" for the Axon 7 only.
Claim 1: <u>yes</u>
<u>'493 Patent</u> : Answer "Yes" or "No" for the Max Duo LTE, which is representative of the '493 Accused Products, except for the Axon 7.
Claim 5: <u>yes</u>
'493 Patent: Answer "Yes" or "No" for the Axon 7 only.
Claim 5: <u>yes</u>
<u>'729 Patent</u> : Answer "Yes" or "No" for the Max Duo LTE, which is representative of the '729 Accused Products, except for the Axon 7.



<u> </u>	Claim 1: yes	·	<u> </u>	
<u>'729 Patent</u> :	Answer "Yes" or "No" for the Axon 7	only.		

Claim 1: <u>yes</u>

If you have answered "Yes" regarding a claim in question 1A, then continue to answer "Yes" or "No" for that same claim in section 1B. If you answered "No" regarding a claim in question 1A, then skip this question in question 1B for that claim.

- 1B. Did Maxell prove by a preponderance of the evidence that ZTE (USA)
 Inc.'s infringement, if any, was willful?
- '317 Patent: Answer "Yes" or "No" for the '317 Patent.

Claim 1: yes

Claim 2: <u>yes</u>

Claim 3: ucs

'794 Patent: Answer "Yes" or "No" for the '794 Patent.

Claim 1: yes

Claim 2: <u>yes</u>

'193 Patent: Answer "Yes" or "No" for the '193 Patent.

Claim 1: <u>yes</u>

'491 Patent: Answer "Yes" or "No" for the '491 Patent.

Claim 1: <u>yes</u>



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