

1	We, the jury, unanimously find as follows:
2	1. Do you find that Microsoft has proved by a preponderance of the evidence
3	that Motorola breached its contractual commitment to the IEEE?
4	YES 8 NO O
5	2. Do you find that Microsoft has proved by a preponderance of the evidence
6	that Motorola breached its contractual commitment to the ITU?
7	YES 8 NO 0
8	If you answered "YES" to either question number 1 or number 2, proceed to
9	question number 3. In answering the remaining questions, remember that there are two
10	contracts at issue in this case and if you find that only one of the contracts has been
11	breached, you must determine the amount of damages caused by that breach and award
12	only that amount. If you answered "NO" to both question numbers 1 and 2, do not
13	answer any remaining questions in this Verdict Form and sign this Verdict Form and
14	notify the Deputy Clerk.
15	3. What are the damages, if any, attributable to the distribution center
16	relocation costs incurred by Microsoft as a foreseeable result of MMI and General
17	Instrument Corporation having breached its contractual commitment to the ITU?
18	Distribution Center Relocation Costs: \$ 11,492,686
19	4. Attorneys fees and litigation costs may only be awarded as damages if you
20	find that Motorola's lawsuits seeking injunctive relief, apart from Motorola's general
21	course of conduct, violated Motorola's duty of good faith and fair dealing.
22	

1	a. Do you find that Motorola's conduct in seeking injunctive relief, apart from
2	Motorola's general course of conduct, violated Motorola's duty of good faith and fair
3	dealing with respect to Motorola's contractual commitment to the IEEE?
4	YES 8 NO 0
5	b. Do you find that Motorola's conduct in seeking injunctive relief, apart from
6	Motorola's general course of conduct, violated Motorola's duty of good faith and fair
7	dealing with respect to Motorola's contractual commitment to the ITU?
8	YES 8 NO 0
9	c. What are the damages, if any, attributable to attorneys fees and litigation
10	costs incurred by Microsoft as a foreseeable result of Motorola having breached its
11	contractual commitment(s)?
12	Attorneys Fees and Litigation Costs: \$ 3,031, 720
12 13	Attorneys Fees and Litigation Costs: \$ 3.031, 720 5. If you find that Motorola breached its contractual commitment(s), but have
13	5. If you find that Motorola breached its contractual commitment(s), but have
13 14	5. If you find that Motorola breached its contractual commitment(s), but have not awarded damages in question numbers 3 or 4, enter a nominal damages amount that is
13 14 15	5. If you find that Motorola breached its contractual commitment(s), but have not awarded damages in question numbers 3 or 4, enter a nominal damages amount that is greater than \$0.00 but does not exceed \$1.00.
13 14 15 16	5. If you find that Motorola breached its contractual commitment(s), but have not awarded damages in question numbers 3 or 4, enter a nominal damages amount that is greater than \$0.00 but does not exceed \$1.00. Nominal Damages: \$
13 14 15 16 17	5. If you find that Motorola breached its contractual commitment(s), but have not awarded damages in question numbers 3 or 4, enter a nominal damages amount that is greater than \$0.00 but does not exceed \$1.00. Nominal Damages: \$ Dated this 4_ day of September, 2013.
13 14 15 16 17 18	5. If you find that Motorola breached its contractual commitment(s), but have not awarded damages in question numbers 3 or 4, enter a nominal damages amount that is greater than \$0.00 but does not exceed \$1.00. Nominal Damages: \$
13 14 15 16 17 18	5. If you find that Motorola breached its contractual commitment(s), but have not awarded damages in question numbers 3 or 4, enter a nominal damages amount that is greater than \$0.00 but does not exceed \$1.00. Nominal Damages: \$ Dated this 4_ day of September, 2013.