

EXHIBIT A

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

In re APPLE iPhone 4 PRODUCTS
LIABILITY LITIGATION

) Master File No. 5:10-md-02188-RMW

) CLASS ACTION

This Document Relates To:

ALL ACTIONS.

) DECLARATION OF HON. DANIEL
) WEINSTEIN (RET.) AND CATHERINE A.
) YANNI IN FURTHER SUPPORT OF FINAL
) APPROVAL OF SETTLEMENT

DATE: July 13, 2012
TIME: 9:00 a.m.
CTRM: The Honorable Ronald M. Whyte

1 I, DANIEL WEINSTEIN AND CATHERINE A. YANNI, declare as follows:

2 1. Daniel Weinstein is an arbitration and mediation judge at JAMS in San Francisco,
3 California. Catherine A. Yanni, Esq. is full time specialist in ADR at JAMS in San Francisco,
4 California. We previously submitted our resumes to the Court on June 1, 2012. We submit this
5 declaration in further support of the final approval of the proposed settlement in the above
6 referenced matter.

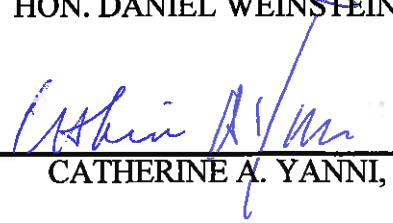
7 2. We have known a number of the plaintiffs' and defense counsel involved in the
8 negotiations for many years, including the lead attorneys for plaintiffs and the lead attorneys for
9 Apple. The attorneys for both sides are experienced, highly skilled, and aggressive-yet-ethical
10 advocates. They all primarily practice in the class action arena and therefore are acutely aware of
11 the strengths and weaknesses of their respective cases, and the settlement provisions that are
12 necessary to protect the interests of their respective clients.

13 3. The proposed settlement was carefully constructed, in many hard-fought
14 negotiation sessions, balancing the interests of the parties while protecting the interests of the
15 absent class members. In our opinion, it is a fair, reasonable, and adequate compromise,
16 considering all of the relevant issues.

17 4. Also, the agreed upon fee was negotiated by counsel with our assistance during
18 in-person and telephonic mediation sessions. The agreed upon fee, in our opinion, is in line with
19 other settlements of this kind.

20 We declare under penalty of perjury under the laws of the State of California that the
21 foregoing is true and correct. Executed this 25th day of June, 2012, at San Francisco,
22 California.

23 
24 _____
HON. DANIEL WEINSTEIN (RET.)

25 
26 _____
CATHERINE A. YANNI, ESQ.

27
28 DECLARATION OF HON. DANIEL WEINSTEIN (RET.) AND CATHERINE A. YANNI IN FURTHER
SUPPORT OF FINAL APPROVAL OF SETTLEMENT - 5:10-MD-02188-RMW