

# **EXHIBIT J**

**BERT CHAPA**  
**5209 TARTAN DRIVE**  
**CORPUS CHRISTI, TEXAS 78413**  
**361-779-9153**

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June 14, 2012

Clerk of the Court  
United States District Court for  
The Northern District of California  
San Jose Division  
280 South 1<sup>st</sup> Street  
San Jose, CA 95113

*In re Apple iPhone 4 Products Liability Litigation*, Case No. 5:10-md-02188-RMW

Dear Clerk:

My name, address, telephone number and serial number of my iPhone 4 are as follows:

Bert (Humberto) Chapa  
5209 Tartan Drive  
Corpus Christi, Texas 78413  
361-779-9153  
Serial No. H7Q114147A4S

I was the original owner (by purchase) of an iPhone 4 prior to February 17, 2012. I am therefore a member of the settlement class. I object to the class definition in that it does not make clear if the original owner in the case of a gift is the purchaser or the person to whom the iPhone 4 is given. In my case, I purchased the phone for myself.

The class settlement contains the following provisions to object:

If you're a Class Member, you can object to the settlement if you don't like any part of it. You can give reasons why you think the Court should not approve it. The Court will consider your views. To object, you must send a letter saying that you object to the settlement in *In re Apple iPhone 4 Products Liability Litigation*, Case No. 5:10-md-02188-RMW. Be sure to include your name, address, telephone number, the serial number of your iPhone 4, your signature, and the reasons you object to the settlement. The objection and any supporting papers must be mailed to and actually received by all of the following three addressees no later than June 15, 2012[.]”

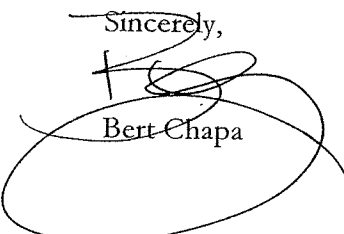
As an initial matter, I object to these procedures to object. I object to the requirement of “mailing” to the extent that means US mail. Moreover, one cannot control the US mail system sufficiently to ensure that the objection is delivered and received by June 15, 2012.

I object that the settlement is not fair, adequate and reasonable. The requirements to make a cash claim are ridiculous. This case is about a defective antenna on an iPhone. If you owned a defective iPhone, you should be eligible for the cash compensation. It is unfair to require class members to jump through so many hoops simply to get \$15. All the claims provisions do is drive down the amount of legitimate claims and limit what Apple will have to pay. The non-cash relief (the "bumper") cannot even be considered part of this settlement, Apple has already been giving out free bumpers and will continue to do so whether this Court approves the settlement or not. So iPhone 4 customers can continue to request a bumper, just like before.

Against the utterly inadequate relief and burdensome claims procedures which will make it so Apple pays next to nothing in claims and just continues its "free bumper" program as before, class counsel seeks an award of \$5.9 million, which I object to as grossly excessive. It is excessive as a percentage of the recovery the class will receive, and based on a lodestar.

The settlement should not be approved and in any event attorneys' fees should not be approved.

Sincerely,



Bert Chapa

cc: Rick Nelson  
Class Member Relations  
Robbins Geller Rudman & Dowd, LLP  
655 West Broadway, Ste. 1900  
San Diego, CA 92101

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425 Market Street  
San Francisco, CA 94105-2482