

# EXHIBIT L

1 KERSHAW, CUTTER & RATINOFF, LLP  
 2 William A. Kershaw (State Bar No. 057486)  
 3 Email: wkershaw@kcrlegal.com  
 4 C. Brooks Cutter (State Bar No. 121407)  
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 10 401 Watt Avenue  
 11 Sacramento, California 95864  
 12 Telephone: (916) 448-9800  
 13 Facsimile: (916) 669-4499

9 *Counsel for Plaintiff(s)* Michael James Goodglick,  
 10 Karen Young, Joshua Gilson, Brandon Ellison Reininger,  
 11 Trevor Antunez, Jessica Lares, Jaywill Sands,  
 12 Bryan Colver, Jaclyn Badolato, Nicole  
 13 Stankovitz, and Vinny Curbelo

13 UNITED STATES DISTRICT COURT  
 14 NORTHERN DISTRICT OF CALIFORNIA  
 15 SAN JOSE DIVISION

16 In re APPLE IPHONE 4 PRODUCTS )  
 17 LIABILITY LITIGATION )

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

) CLASS ACTION

18 \_\_\_\_\_ )  
 19 This Document Relates To: )

) DECLARATION OF C. BROOKS CUTTER  
 20 ) FILED ON BEHALF OF KERSHAW,  
 21 ) CUTTER & RATINOFF LLP IN SUPPORT  
 22 ) OF AN AWARD OF ATTORNEYS' FEES  
 23 ) AND EXPENSES TO NON-LEAD  
 24 ) COUNSEL

25 ALL ACTIONS.  
 26 \_\_\_\_\_ )

27 DATE: n/a  
 28 TIME: n/a  
 CTRM: The Honorable Ronald M. Whyte

1 I, C. Brooks Cutter, declare as follows:

2 1. I am a member of the firm of Kershaw, Cutter & Ratinoff LLP. I am submitting  
3 this declaration in support of my firm's supplemental application for an award of attorneys' fees  
4 and expenses in connection with services rendered in the above-entitled action, pursuant to the  
5 Court's orders of August 10, 2012 and September 13, 2012.

6 2. The firm is counsel of record for plaintiffs Michael James Goodglick, Karen  
7 Young, Joshua Gilson, Brandon Ellison Reininger, Trevor Antunez, Jessica Lares, Jaywill Sands,  
8 Bryan Colver, Jaelyn Badolato, Nicole Stankovitz, and Vinny Curbelo. Our firm was not  
9 appointed lead counsel in this consolidated MDL, but our firm did file the first case in the  
10 Northern District of California and engaged in extensive motion practice regarding the  
11 coordination and organization of these cases prior to appointment of lead counsel. Neither I nor  
12 any member of firm has ever been paid or reimbursed any fees or expenses in this case as of the  
13 filing of this document.

14 3. The identification and background of my firm and its partners is attached hereto  
15 as Exhibit A.

16 4. In response to the Court's September 13, 2012 order, I hereby attach reports of the  
17 time and expenses for which my firm seeks reimbursement as Exhibits B and C to this  
18 Declaration. All of the time and expenses were incurred prior to appointment of lead counsel by  
19 stipulation in this coordinated proceeding.

20 5. The following information regarding the firm's time and expenses is taken from  
21 time and expense printouts prepared and maintained by my firm in the ordinary course of  
22 business. I am the attorney who oversaw and/or conducted the day-to-day activities in the  
23 litigation and who reviewed these printouts (and backup documentation where necessary or  
24 appropriate). The purpose of these reviews was to confirm both the accuracy of the entries on  
25 the printouts as well as the necessity for and reasonableness of the time and expenses committed  
26 to the litigation. As a result of these reviews, reductions were made to both time and expenses  
27 either in the exercise of billing judgment or to conform to the firm's guidelines and policies  
28

1 regarding certain expenses such as charges for hotels, meals, and transportation. As a result of  
2 these reviews and adjustments, I believe that the time reflected in the firm's lodestar calculation  
3 and the expenses for which payment is sought are reasonable in amount and were necessary for  
4 the effective and efficient prosecution and resolution of the litigation.

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6. The total number of hours spent on this litigation by my firm is 234.86 hours. The total lodestar amount for attorney/paraprofessional time based on the firm's current rates is \$102,990.50. The hourly rates shown below are the usual and customary rates charged for each individual. A breakdown of the lodestar is as follows:

<i>NAME</i>		<i>HOURS</i>	<i>RATE</i>	<i>LODESTAR</i>
William A. Kershaw	(P)	47.65	\$750	\$35,737.50
C. Brooks Cutter	(P)	16.30	\$750	\$12,225.00
John R. Parker, Jr.	(A)	96.70	\$500	\$48,350.00
Jennifer Wilkinson	(PL)	74.20	\$90	\$6,678.00
<b><i>TOTAL</i></b>		<b><i>234.86</i></b>		<b><i>\$102,990.50</i></b>

(P) Partner  
(A) Associate  
(PL) Paralegal

7. A detailed breakdown of my firm's time invested in this case is attached as Exhibit B.

8. My firm seeks an award of \$1918.13 in expenses which were reasonably and necessarily committed to the prosecution of the litigation. They are broken down as follows:

***EXPENSES***

From June 30, 2011 through October 5, 2010

<i>EXPENSE CATEGORY</i>	<i>TOTAL</i>
Out-of-Town Meals, Hotels & Transportation	\$586.96
Photocopies (in-house: 1,888 copies @ \$0.25 per page)	\$472.40
Postage & Delivery	\$70.61
Telephone, Facsimile	N/A
Filing, Witness & Other Fees	\$463.00
Lexis, Westlaw, Online Library Research	\$325.16
Mediation Fees	N/A
<b><i>TOTAL</i></b>	<b><i>\$1,918.13</i></b>

9. The following is additional information regarding certain of these expenses:

(a) Out-of-town Meals, Hotels and Transportation: \$586.96.

<i>NAME</i>	<i>DATE</i>	<i>DESTINATION</i>	<i>PURPOSE</i>
John R. Parker, Jr.	September 30, 2010	Nashville, Tennessee	Meet with other plaintiff's counsel to discuss, prepare for, and attend hearing before Judicial Panel on Multidistrict Litigation

(b) Filing, Witness and Other Fees: \$463

<i>DATE</i>	<i>VENDOR</i>
June 30, 2010	Northern District of California (filing fee)

(c) Lexis, Westlaw, Online Library Research: \$325.16. These included vendors such as Westlaw, and Pacer. These databases were used to obtain access to legal research and cite-checking of briefs. The charges for these vendors vary depending upon the type of services requested.

10. The expenses pertaining to this case are reflected in the books and records of this firm. These books and records are prepared from expense vouchers, check records and other documents and are an accurate record of the expenses. Attached as Exhibit C is a detailed breakdown of my firm's expenses in this matter by the date on which they were incurred.

11. I submit that the time and expense submission included in this Declaration were incurred in this litigation. I request that the Court award my firm \$102,990.50 in attorneys' fees and \$1,918.13 in expenses reimbursement for a total of \$104,919.25.

I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. Executed this 21st day of September, 2012, at Sacramento, California.



C. Brooks Cutter

# EXHIBIT A

**Contact Information:**

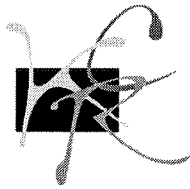
[bcutter@kcrlegal.com](mailto:bcutter@kcrlegal.com)

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401 Watt Avenue  
Sacramento, CA 95864

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KERSHAW | CUTTER | & RATINOFF | LLP

## C. BROOKS CUTTER

Mr. Cutter is a partner dedicated to representing plaintiffs in personal injury, consumer, products liability, False Claims Act (Qui Tam) and class action matters.

### PRIOR PROFESSIONAL EXPERIENCE

- *Law Clerk, Chief Judge James R. Browning, U.S. Court of Appeals for the Ninth Circuit (1985-1986)*
- *Latham & Watkins (1986– 1990)*
- *Friedman, Collard, Cutter & Panneton (1990 – 2002)*

### Representative Cases

- In re: Medtronic Sprint Fidelis Leads Litigation– Member of the Plaintiffs’ Steering Committee and of Claims Committee in medical device case settled for \$268 million.
- Johnson v. CSAA – Co-Lead Counsel in class action against CSAA relating to failure to waive deductible. Resolved by settlement providing complete reimbursement, plus interest to many class members. Settlement valued at over \$80 million.
- In re: Guidant Corp. Implantable Defibrillators Products Liability Litigation– Member of the Plaintiffs’ Steering Committee and designated co-trial counsel for bellwether trials. Settlement for \$245 million reached shortly before trial pending before Judge Frank.
- Vanderpool v. Allstate– Co-lead counsel in statewide class action in Sacramento Superior Court relating to overcharges to auto policyholders. Case resolved by Allstate agreeing to pay full refund plus interest to affected policyholders.
- America Online “SOSA” Litigation: (CD Cal.) Co-lead Counsel in nationally coordinated consumer class actions involving double billing of AOL customers through “spin off sub-accounts” in U.S. D.C. Central District of California. Case resolved through nationwide settlement in conjunction with Illinois state court proceeding.
- Stickles, et al. v. Ford Motor Credit Corporation– Lead Counsel in nationwide class action against Ford Motor Credit Corporation regarding late fees. Resolved on eve of trial with FMCC agreeing to return up to \$80 million to lessees.
- Cornn v. UPS – Filed and assisted with prosecution of wage and hour class action against UPS, which resolved by UPS agreeing to pay over \$87 million to settle the action.
- In re: Vicryl Sutures– Co-Lead Counsel in nationwide case against Johnson & Johnson for contaminated sutures. Tried to a final conclusion in confidential proceeding.
- Ette – Pro Bono representation of family of Sadie Ette before U.S. Victim’s Compensation Fund arising from Ms. Ette’s death at the World Trade Center on September 11, 2001.
- In re: Telectronics– Special Counsel to the Plaintiffs’ Steering Committee– Assisted in prosecution and settlement of a nationwide class settlement on behalf of people implanted with defective Telectronics pacemakers.
- Tyler v. Wickland– Lead counsel in shareholder suit for breach of fiduciary duty against the President and Directors of a local bank.



- In re: Vierra – Co-Class Counsel in matter brought and resolved on behalf of thousands of families affected by mishandling of cremated remains.
- In re: Sulzer – Member of the Plaintiff's Steering Committee and Co-Chair of the Hip Committee in nationwide class action and settlement in federal court in Ohio on behalf of people implanted with defective Sulzer hip components.

#### **TRIAL EXPERIENCE**

Results include: \$7.6 million medical malpractice verdict, Sacramento County Superior Court; \$3 million summary jury verdict federal court, Cincinnati, wrongful death, medical device; multiple verdicts in motor vehicle trials; successful defense of fraud claim. Over 12 jury trials. In binding arbitration or binding confidential proceedings: over \$20 million for group of medical device victims; \$1.2 million in UIM Arbitration for low impact collision victim; several favorable Kaiser arbitration decisions for clients.

#### **SETTLEMENTS**

Multiple individual settlements on behalf of injured people. Examples include \$3 million on behalf of farm worker injured by contact with a power line; \$2.5 million for a woman injured by medical negligence; \$3.6 million for quarry worker injured by a defective product.

#### **ACADEMIC BACKGROUND**

B.A. U.C. Berkeley 1980

M. Phil. Cambridge University 1982

J.D. Stanford Law School 1985

(Editor in Chief Stanford Journal of International Law, 1984-1985, Author: Territorial Distribution and Patent Licensing in the European Community: Towards a Rule of Reason 20 Stan. J. Int'l Law 503 (1984))

#### **PROFESSIONAL ACTIVITIES, AFFILIATIONS, & ACCOMPLISHMENTS**

- Judge Pro Tem, Sacramento County Superior Court; El Dorado County Superior Court
- Past President of Sacramento Consumer Attorneys and past member of Board of Governors Consumer Attorneys of California
- Trial Lawyers College – Faculty Member – 1999 to present
- Stanford Trial Advocacy Program – Faculty 2002 to present
- 2007 Advocate of the Year, Capitol City Trial Lawyers Association
- Finalist, 2005 Consumer Attorney of the Year, Consumer Attorneys of California
- Presidential Award of Merit, 2005, Consumer Attorneys of California
- Martindale-Hubbell AV rated
- American Board of Trial Advocates
- Northern California Super Lawyer, 2005 to present

#### **COMMUNITY SERVICE**

- Rotary Club of Sacramento (Past Chair Orthopedic Challenged Children's Committee; Community Service Committee)
- WIND Youth Services, Board of Directors
- Trustee, Sacramento Country Day School

#### **PERSONAL**

Married; three children

# EXHIBIT B

**KERSHAW, CUTTER & RATINOFF, LLP**

401 Watt Avenue  
Sacramento, CA 95864

916-448-9800

MASTER APPLE IPHONE

Statement Date: September 20, 20  
Statement No. 2256  
Case No. 220340.  
Page 1

RE CLS ACTN - Goodlick, et al. v. Apple Inc., et al.

**Professional Services through 09/20/2012**

			Rate	Hours	
06/26/2010	JRP	Research technical writing on iPhone antenna defect in anticipation of class action, discuss with tech journalists and experts.	500.00	5.50	2,750.00
06/27/2010	JRP	Research technical writing on iPhone antenna.	500.00	1.50	750.00
06/28/2010	JW	Intake calls and emails. Vet potential named Plaintiffs.	90.00	2.50	225.00
	JRP	Draft complaints and associated legal research.	500.00	6.50	3,250.00
06/29/2010	WAK	Coordinate filing of the complaint and creating website content; respond to e-mails about case and meet with JRP regarding case strategy.	750.00	6.00	4,500.00
	JW	Intake calls and emails. Respond to both.	90.00	7.70	693.00
	JRP	Respond to consumer inquiries, draft Federal Complaint and discuss case strategy with WAK.	500.00	2.50	1,250.00
06/30/2010	WAK	Coordinate filing of case and responding to e-mail from consumers; review and redraft complaint; meet with TS regarding website content.	750.00	6.75	5,062.50
	JW	Includes statistics from positive/negative comments. Create contact list of our Plaintiffs.	90.00	6.50	585.00
	JRP	Draft, finalize and file Federal Complaints. Respond to press and consumer inquiries.	500.00	8.50	4,250.00
	CBC	Edit draft complaint and Class Action complaint	750.00	2.50	1,875.00

Statement Date: 09/20/2012  
Statement No. 2256  
Account No. 220340.

## MASTER APPLE IPHONE

			Rate	Hours	
07/01/2010	WAK	Review filings in Central and Eastern District; meet with JRP regarding number of plaintiffs and web content; review and respond to large number of e-mails; field calls from misc reporters regarding case; read news accounts.	750.00	6.00	4,500.00
	JW	Review and return intake calls and emails.	90.00	7.00	630.00
	JRP	Draft and file Class Action in Northern District of California. Meeting with William Kershaw re case strategy.	500.00	6.70	3,350.00
07/02/2010	WAK	Respond to many e-mails and prep JRP for interview on Fox News; call to M. Ram regarding MDL issues.	750.00	5.25	3,937.50
	JW	Review and return intake calls and emails.	90.00	6.00	540.00
	JRP	Discuss case and appear on Fox Business Network to explain and defend claims against Apple.	500.00	4.50	2,250.00
	JRP	Call and email with Gardy and Notis re possible coordination.	500.00	0.50	250.00
07/06/2010	JW	Review emails from over the weekend. Mtg with JRP re intake phone calls. Return phone calls and emails.	90.00	6.20	558.00
	JRP	Draft Petition for MDL Coordination.	500.00	5.50	2,750.00
	CBC	Review and comment on MDL Petition.	750.00	2.50	1,875.00
07/07/2010	WAK	Coordinate responses to ACMs; meet with TS regarding same; prepare MDL motion and file same; respond to various e-mail about case.	750.00	5.25	3,937.50
	JW	Review and return emails. Mtg with Marilyn to set up database. Intake calls.	90.00	5.00	450.00
	JRP	Review and draft responses to Notice of Related Cases.	500.00	1.50	750.00
	JRP	Finalize and file Petition for MDL Coordination and transfer.	500.00	1.50	750.00
	CBC	Review MDL petition and discuss internally.	750.00	0.50	375.00
	CBC	Analyze Notice of Related Cases.	750.00	0.50	375.00
07/08/2010	WAK	Review admin assignment motion; review misc MDL petitions; exchange e-mail with other counsel; read misc complaints.	750.00	4.70	3,525.00
	JW	Return emails and intake calls. Review all Fee Agreements from named Plaintiffs and give to Lisa.	90.00	3.50	315.00
	JRP	Telephone conference with Ira Rothken re coordination strategy.	500.00	0.20	100.00

Statement Date: 09/20/2012  
Statement No. 2256  
Account No. 220340.

## MASTER APPLE IPHONE

			Rate	Hours	
	JRP	Draft Second Amended Complaint and Motion for Leave to file Second Amended Complaint.	500.00	2.50	1,250.00
07/09/2010	JW	Contact clients for N. District named Plaintiffs. Mtg with Marilyn re database. Return intake calls.	90.00	6.20	558.00
	JRP	Finalize file Motion for Leave to file Second Amended Complaint.	500.00	1.50	750.00
	CBC	Coordinate and plan Northern District California case relation procedures; research on case.	750.00	2.50	1,875.00
07/12/2010	WAK	Call from M. Ram regarding admin relation motion; meet with JRP and IH regarding same; proof reply and edit same.	750.00	4.20	3,150.00
	JW	Review and organize emails from weekend. E-mail to JR. Mtg with Nichole and Robin re intakes	90.00	1.00	90.00
	JRP	Revise brief on Motion to Relate cases, meet and confer with WAK re same.	500.00	1.50	750.00
07/13/2010	JW	Review and respond to emails. Input all contacts on Contact List into Access database.	90.00	6.80	612.00
	JRP	Review order transferring case to San Jose Division and meet with CBC.	500.00	0.30	150.00
	CBC	Conference with JR Parker re MDL Coordination.	750.00	0.50	375.00
07/14/2010	WAK	Call from Rothken; meet with CBC and JRP regarding filing related case motion; review same; call with Rothken regarding leadership; respond to misc e-mails; read literature regarding antenna issues.	750.00	6.25	4,687.50
	JW	Input contacts from Contact List into Access database	90.00	6.80	612.00
	JRP	Review Order reassigning case to Whyte.	500.00	0.10	50.00
	JRP	Revise and circulate admin order to relate cases.	500.00	2.50	1,250.00
	JRP	Finalize Motion to Relate Cases and supporting briefs, memos, declarations and proposed Orders; meet with WAK and CBC.	500.00	4.50	2,250.00
	CBC	Edit Administrative Motion to Relate Cases; meet with WAK & JRP.	750.00	1.50	1,125.00
07/15/2010	WAK	Call from Rothken regarding joinder in Notice of Related Cases; meet with JRP regarding interview with CBS; review web based information on antenna.	750.00	2.50	1,875.00
	JW	Continue adding contacts into Access database. Review and return emails. Mtg with Marilyn regarding exporting the Access database for e-mail to clients. Delete duplicate contacts.	90.00	3.50	315.00

Statement Date: 09/20/2012  
Statement No. 2256  
Account No. 220340.

## MASTER APPLE IPHONE

			Rate	Hours	
	JRP	Read Senator Schumer's letter to Steve Jobs.	500.00	0.10	50.00
07/16/2010	JW	Review article in the Oakland Tribune regarding Apple's scheduled press conference for today. Research live broadcast. Watch press conference.	90.00	1.80	162.00
	JRP	Watch live feed of Apple Press Conference and post mortem discussions.	500.00	1.50	750.00
	JRP	Interviewed by BBC World Service re iPhone issues.	500.00	1.50	750.00
07/19/2010	JW	Conversations with JR and Marilyn. Review various news articles.	90.00	0.50	45.00
07/20/2010	JRP	Review and consent to Stipulation extended time for Apple to respond in Northern District of California	500.00	0.20	100.00
07/21/2010	JW	Review and respond to emails	90.00	0.30	27.00
	CBC	Email JR Parker re order extending time and Northern District of CA procedures.	750.00	0.50	375.00
07/26/2010	JRP	Review stipulation from attorney re amended complaint.	500.00	0.20	100.00
07/28/2010	JRP	Email counsel for AT&T re stipulation on Amended Complaint.	500.00	0.20	100.00
	JRP	Review and agree to AT&T stipulation on responding to Complaint.	500.00	0.20	100.00
07/29/2010	JW	Review emails, meeting with JRP re negative responses.	90.00	0.50	45.00
	JRP	Review and respond to inquiries from clients and absent class members.	500.00	2.50	1,250.00
07/30/2010	JRP	Coordinate polling of Apple clients and absent class members on bumper "fix"	500.00	1.50	750.00
07/31/2010	JRP	Read about Apple's refusal to provide bumper to consumers in Puerto Rico.	500.00	0.20	100.00
08/02/2010	JW	Research any potential clients from Puerto Rico. E-mail to contact.	90.00	0.20	18.00
08/05/2010	JRP	Review Sarnelli's response to MDL Petition.	500.00	0.40	200.00
08/17/2010	JRP	Analyze Apple's briefing on MDL petition.	500.00	1.50	750.00
08/18/2010	JW	Plaintiff contact list for JRP. Calls to clients. Mtg with JRP.	90.00	1.00	90.00
08/25/2010	JRP	Review and consent to stipulation to further time for Apple to respond.	500.00	0.20	100.00

Statement Date: 09/20/2012  
Statement No. 2256  
Account No. 220340.

## MASTER APPLE IPHONE

			Rate	Hours	
09/02/2010	WAK	Review Rothken modification of my e-mail for transmittal to counsel and respond to same.	750.00	0.50	375.00
	JRP	Consult with Ira Rothken and William Kershaw on communication with plaintiffs' counsel.	500.00	0.50	250.00
09/03/2010	WAK	Review e-mail from Rothken and responses thereto.	750.00	0.25	187.50
09/10/2010	JW	Review article from Marilyn.	90.00	0.20	18.00
09/17/2010	JRP	Discuss argument combination with William Kershaw.	500.00	0.50	250.00
09/25/2010	CBC	Assess MDL briefing and consult with JR Parker on strategy.	750.00	1.80	1,350.00
09/27/2010	JRP	Coordinate dinner and meetings with other plaintiffs' counsel in Nashville and email correspondence re same	500.00	2.50	1,250.00
09/29/2010	JRP	Travel to Nashville; meet with plaintiffs' counsel to discuss case, arguments and coordination.	500.00	11.20	5,600.00
	CBC	Analyze MDL briefing and conference call with JR Parker.	750.00	3.00	2,250.00
09/30/2010	JRP	Prepare for MDL argument and attend MDL argument; return travel.	500.00	10.80	5,400.00
	CBC	Discuss MDL procedures with JR Parker.	750.00	0.50	375.00
10/07/2010	JW	Review old contacts for broken screen claims.	90.00	1.00	90.00
10/12/2010	JRP	Discuss leadership structure with Ira Rothken, B Parekh and Jennifer Sarnelli.	500.00	1.50	750.00
10/13/2010	JRP	Discuss leadership structure with Ira Rothken, B. Parekh and Jennifer Sarnelli.	500.00	1.50	750.00
10/18/2010	JRP	Email Ira Rothken re leadership.	500.00	0.20	100.00
		For Current Services Rendered		234.85	102,990.50

**Summary of Fees**

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
C. Brooks Cutter	16.30	\$750.00	\$12,225.00
William A. Kershaw	47.65	750.00	35,737.50
John R. Parker	96.70	500.00	48,350.00
Jennifer Wilkinson	74.20	90.00	6,678.00

**Expenses through 09/20/2012**

08/02/2010	Photocopy charges for July 2010	472.40
10/05/2010	Travel Expense   John R. Parker, Jr.	586.96
10/20/2010	Travel Expense   John R. Parker, Jr.	25.47

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MASTER APPLE IPHONE

Total Expenses	1,084.83
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**Advances through 09/20/2012**

06/30/2010	Filing fee   Corporate Legal Service   Inv. 33590	463.00
07/09/2010	Messenger and Delivery fee to Clerk of the Court/Judge Wilke, US District Court, Northern   FedEx   Inv. 715167853	14.70
07/12/2010	Filing fee, Service to Process   One Legal, Inc.   Inv. 6721739	29.00
07/12/2010	Filing fee, Service to Process   One Legal, Inc.   Inv. 6721736	29.00
07/16/2010	Messenger and Delivery fee to Hon. Claudia Wilken, Chambers, US District Court, Northern   FedEx   Inv. 715936293	11.02
07/16/2010	Messenger and Delivery fee to Hon. Claudia Wilken, Chambers, US District Court, Northern   FedEx   Inv. 715936293	11.02
07/23/2010	Messenger and Delivery fee to Hon. Ronald M. Whyte, Chambers US District Court, Northern   FedEx   Inv. 716714997	11.02
08/01/2010	Online legal research   July Westlaw	325.16
08/06/2010	Filing fee CAND, CAED   Stuart Talley	775.00
08/06/2010	Messenger and Delivery fee to Hon. Ronald M. Whyte, Chambers US District Court, Northern   FedEx   Inv. 718234076	14.43
08/13/2010	Messenger and Delivery fee to Thurgood Marshall Fed, Judicial Clerk of the Judicial Panel   FedEx   Inv. 719014679	19.44
	Total Advances	<u>1,702.79</u>
	Total Current Work	105,778.12
	Balance Due	<u>\$105,778.12</u>



# EXHIBIT C

## Kershaw Cutter &amp; Ratnoff LLP Apple iPhone Litigation Expenses

<b>DATE</b>	<b>DESCRIPTION</b>	<b>AMOUNT</b>
6/30/2010	Filing fee   Corporate Legal Service   Inv. 33590	463.00
7/9/2010	Messenger and Delivery fee to Clerk of the Court/Judge Wilken, US District Court, Northern   FedEx   Inv. 715167853	14.70
7/16/2010	Messenger and Delivery fee to Hon. Claudia Wilken, Chambers, US District Court, Northern   FedEx   Inv. 715936293	11.02
7/23/2010	Messenger and Delivery fee to Hon. Ronald M. Whyte, Chambers US District Court, Northern   FedEx   Inv. 716714997	11.02
8/1/2010	Online legal research   July Westlaw	325.16
8/2/2010	Photocopy charges for July 2010	472.40
8/6/2010	Messenger and Delivery fee to Hon. Ronald M. Whyte, Chambers US District Court, Northern   FedEx   Inv. 718234076	14.43
8/13/2010	Messenger and Delivery fee to Thurgood Marshall Fed, Judicial Clerk of the Judicial Panel   FedEx   Inv. 719014679	19.44
10/5/2010	Travel Expense   John R. Parker, Jr.	586.96
		<u><u>1,918.13</u></u>