

As used in this Verdict Form, the following terms have the following meanings:

- “**Daingean**” refers to Plaintiff Daingean Technologies Ltd.
- “**T-Mobile**” refers to Defendant T-Mobile USA, Inc.
- “**Ericsson**” refers to Intervenor Ericsson Inc.
- “**Nokia**” refers to Intervenor Nokia of America Corporation.
- “**Defendants**” collectively refers to T-Mobile, Ericsson, and Nokia.
- The “**803 Patent**” refers to U.S. Patent No. 8,576,803.

**IT IS VERY IMPORTANT THAT YOU FOLLOW THE
INSTRUCTIONS PROVIDED IN THIS VERDICT FORM**

**READ THEM CAREFULLY AND ENSURE THAT YOUR
VERDICT COMPLIES WITH THEM**

QUESTION NO. 1A

Did **Daingean** prove by a preponderance of the evidence that **T-Mobile** infringed **Claim 12** of the **'803 Patent** through the use of **Nokia** base stations?

Yes: _____ **OR** No: X

QUESTION NO. 1B

Did **Daingean** prove by a preponderance of the evidence that **T-Mobile** infringed **Claim 12** of the **'803 Patent** through the use of **Ericsson** base stations?

Yes: X **OR** No: _____

If you answered “NO” to both Question No. 1A and Question No. 1B, then you SHOULD NOT answer any other question, and in that case proceed directly to the final page of the Verdict Form.

If you answered “YES” to either Question No. 1A or Question No. 1B, then you should proceed to answer the remaining questions unless otherwise instructed.

QUESTION NO. 2

Did **Defendants** prove by clear and convincing evidence that **Claim 12** of the '803 **Patent** is invalid?

Yes: _____ **OR** No: X

If you answered “YES” to Question No. 2, then you SHOULD NOT answer any other question, and in that case proceed directly to the final page of the Verdict Form.

Answer Question No. 3 only if you found that Claim 12 is both infringed by T-Mobile’s use of Nokia base stations (“YES” as to Question No. 1A) and Claim 12 is not invalid (“NO” as to Question No. 2).

QUESTION NO. 3

As to enforcement of the ’803 Patent regarding **Nokia** base stations sold to **T-Mobile** (and not considering any **Ericsson** base stations sold to **T-Mobile**), did **T-Mobile** and **Nokia** prove by a preponderance of the evidence that **Daingean’s** right to enforce the ’803 Patent was **exhausted**?

Yes: _____ **OR** No: X

If you answered “YES” to Question No. 3, then DO NOT answer Question No. 4A. Answer Question No. 4A only if you answered “NO” to Question No. 3.

QUESTION NO. 4A

What sum of money, if paid now in cash as a lump sum, do you find from a preponderance of the evidence would compensate **Daingean** for any infringement of Claim 12 of the '803 Patent by **T-Mobile's** use of **Nokia** base stations?

Answer in United States Dollars and Cents, if any:

\$ 0

Answer Question No. 4B only if you found that Claim 12 is both infringed by T-Mobile's use of Ericsson base stations ("YES" as to Question No. 1B) and Claim 12 is not invalid ("NO" as to Question No. 2).

QUESTION NO. 4B

What sum of money, if paid now in cash as a lump sum, do you find from a preponderance of the evidence would compensate **Daingean** for any infringement of Claim 12 of the '803 Patent by **T-Mobile's** use of **Ericsson** base stations?

Answer in United States Dollars and Cents, if any:

\$ 2,000,000

FINAL PAGE OF THE JURY VERDICT FORM

You have now reached the end of the Verdict Form and you should review it to ensure it accurately reflects your unanimous determinations. The Jury Foreperson should then sign and date the Verdict Form in the spaces below. Once this is done, notify the Court Security Officer that you have reached a verdict. The Jury Foreperson should keep the Verdict Form and bring it when the jury is brought back into the courtroom.

Signed this 11 day of July, 2025.

Jury Foreperson