

**IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE**

GODO KAISHA IP BRIDGE 1,)
)
Plaintiff,)
v.)
)
TCL COMMUNICATION)
TECHNOLOGY HOLDINGS)
LIMITED, A Chinese Corporation,)
TCT MOBILE LIMITED, a Hong)
Kong Corporation, TCT)
MOBILE (US), INC., A Delaware)
Corporation, and TCT MOBILE, INC.,)
A Delaware Corporation,)
)
Defendants.)

Civ. No. 15-634-JFB

FINAL JUDGMENT

Pursuant to the Court’s memoranda and orders on post-trial motions ([D.I. 531](#) & [532](#)), the jury’s verdict ([D.I. 487](#)), and entry of judgment thereon ([D.I. 512](#)),

IT IS ORDERED:

1. Judgment is entered in favor of plaintiff Godo Kaisha IP Bridge (“IP Bridge”) and against defendants TCL Communication Technology Holdings Limited, TCT Mobile Limited, TCT Mobile (US), Inc., and TCT Mobile, Inc. (collectively, “TCL”) on IP Bridge’s claims of infringement of claims 9 and 12 of U.S. Patent No. 8,385,239 and claims 15 and 16 of U.S. Patent No. 8,351,538 in the following amounts:
 - a. \$950,000.00 in past damages pursuant to the jury verdict;
 - b. \$109,304.64 in supplemental damages for the sales of adjudicated products from March 31, 2018, to the date of verdict, November 8, 2018;
 - c. \$968,086.96 in damages for a reasonable royalty of four cents per product per patent on sales of 12,101,087 infringing nonaccused LTE units between November 21, 2017, and April 24, 2019;

- d. \$158,017.76 in prejudgment interest, calculated at the prime rate, compounded quarterly, from and after July 24, 2015, to January 2, 2019, on the jury verdict and supplemental damages awards; plus
- e. Post-judgment interest at the statutory rate under [28 U.S.C. § 1961\(a\)](#) from and after January 2, 2019, on the \$950,000 past damages judgment; and the \$109,304.64 supplemental damages judgment; and
- f. Post-judgment interest at the statutory rate under [28 U.S.C. § 1961\(a\)](#) from and after the date of this order on the \$968,086.96 sales-of-infringing nonaccused-LTE-units judgment and the \$158,017.76 prejudgment interest judgment.

2. Plaintiff IP Bridge is entitled to an ongoing reasonable royalty of four cents per product per patent on sales of the adjudicated products from and after the date of the verdict, November 8, 2018, to the date of expiration of the patents at issue.

3. Plaintiff IP Bridge is entitled to an ongoing reasonable royalty of four cents per product per patent on sales of TCL's infringing non-accused LTE units from and after the date of April 24, 2019, to the date of expiration of each of the patents at issue.

4. TCL shall provide IP Bridge with an accounting, as of January 31st of each year, of all U.S. sales during the preceding twelve months of any TCL products capable of connecting to an LTE network.

DATED this 2nd day of July 2019.

BY THE COURT:

s/ Joseph F. Bataillon
Senior United States District Judge