1	MORRISON & FOERSTER LLP MICHAEL A. JACOBS (Bar No. 111664) mjacobs@mofo.com KENNETH A. KUWAYTI (Bar No. 145384)			
2				
3	kkuwayti@mofo.com MARC DAVID PETERS (Bar No. 211725)			
4	mdpeters@mofo.com DANIEL P. MUINO (Bar No. 209624)			
5	dmuino@mofo.com			
6	755 Page Mill Road, Palo Alto, CA 94304-1018 Telephone: (650) 813-5600 / Facsimile: (650) 494-0)792		
7	BOIES, SCHILLER & FLEXNER LLP			
8	DAVID BOIES (Admitted <i>Pro Hac Vice</i>) dboies@bsfllp.com			
9	333 Main Street, Armonk, NY 10504 Telephone: (914) 749-8200 / Facsimile: (914) 749-8	3300		
10	STEVEN C. HOLTZMAN (Bar No. 144177) sholtzman@bsfllp.com 1999 Harrison St., Suite 900, Oakland, CA 94612			
11	Telephone: (510) 874-1000 / Facsimile: (510) 874-1460			
12	ORACLE CORPORATION DORIAN DALEY (Bar No. 129049)			
13	dorian.daley@oracle.com DEBORAH K. MILLER (Bar No. 95527)			
14	deborah.miller@oracle.com MATTHEW M. SARBORARIA (Bar No. 211600)			
15	matthew.sarboraria@oracle.com 500 Oracle Parkway, Redwood City, CA 94065			
16	Telephone: (650) 506-5200 / Facsimile: (650) 506-7114			
17	Attorneys for Plaintiff			
18	ORACLE AMERICA, INC.			
19	UNITED STATES DI	STRICT COURT		
20	NORTHERN DISTRICT	OF CALIFORNIA		
21	SAN FRANCISCO DIVISION			
22	ORACLE AMERICA, INC.	Case No. CV 10-03561 WHA		
23	Plaintiff,	ORACLE'S RESPONSE TO REQUEST FOR PROPOSED		
24	v.	FINDINGS		
25	GOOGLE INC.	Dept.: Courtroom 8, 19th Floor		
26	Defendant.	Judge: Honorable William H. Alsup		
27]		
28				
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1	Oracle	submits the following proposed findings relating to the issue of the	
2	copyrightabilit	y of the selection, organization, and structure of the API specifications and	
3	associated implementations in class libraries for the 37 packages at issue in this case (collectively		
4	"APIs"). (See ECF No. 877).		
5	Proposed Findings		
6	1.	The APIs include thousands of individual elements, organized into packages,	
7		classes, interfaces, exceptions, constructors, methods, and fields. There is an	
8		intricate relationship of hierarchies and dependencies among elements within and	
9		across packages.	
10	2.	The detailed selection, organization, and structure in the API specifications is	
11		mirrored in the source code and object code implementation in the Java class	
12		libraries.	
13	3.	The APIs represent years of creative design. The selection, organization, and	
14		structure of the elements and names in the APIs are each highly original and	
15		creative.	
16	4.	Oracle had many choices for what elements and names to include in the APIs.	
17		Other than a few classes, Oracle was not required to include any particular element	t
18		or name.	
19	5.	There were many different ways to organize and structure the APIs.	
20	6.	A primary purpose of the selection, organization, and structure of the APIs is to	
21		make them more comprehensible and easier to use for programmers.	
22	7.	The selection, organization, and structure of the APIs is the detailed expression of	
23		an idea, not an idea itself. An idea for an API package may be to have a library of	
24		pre-written computer code relevant to the area of programming to which the	
25		package relates.	
26	8.	That selection, organization, and structure is not commonplace, and was not an	
27		indispensable or standard way of expressing any idea.	
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1	9. Other than a few classes, Google was not required to copy the selection,		
2	organization, and structure of the APIs to be compatible with the Java		
3	programming language.		
4	10. It was not technically necessary for Google to copy the APIs. Google designed		
5	many of its own APIs for Android.		
6	11. Android is not compatible with Java. Many programs written for one will not run		
7	on the other.		
8	12. The specifications and implementations of the APIs are not a method of operation		
9	or system.		
10			
11	Dated: April 12, 2012 MORRISON & FOERSTER LLP		
12	By: _/s/ Michael A. Jacobs		
13	Attorneys for Plaintiff ORACLE AMERICA, INC.		
14	OKACLE AMERICA, INC.		
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