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17	UNITED STATES	DISTRICT COURT		
18	NORTHERN DISTRICT OF CALIFORNIA			
19				
20	ADVANCED MICRO DEVICES, INC., et al.,	Case No. 3:08-CV-0986-SI		
21	Plaintiffs and Counterdefendants,	SAMSUNG'S REPLY IN SUPPORT OF MOTION FOR SUMMARY		
22	v.	JUDGMENT OF INVALIDITY OF U.S. PATENT NO. 5,545,592		
23	SAMSUNG ELECTRONICS CO., LTD., et al.,			
24		DATE: May 20, 2009		
	Defendants and Counterclaimants.	TIME: 4:00 p.m. COURTROOM: 10, 19th Floor		
25		JUDGE: The Honorable Susan Illston		
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	SAMSUNG'S REPLY IN SUPPORT OF MOTION FOR	CASE NO. 3:08-CV-0986-SI		
	SUMMARY JUDGMENT OF INVALIDITY OF PATENT NO. 5,545,592 SF: 118833-4	Dockets.Justia.		

2			Page(s)
3	I.	INTRODUCTION	C
4	II.		
5 6		A. Hillman Discloses the Conversion of the Entire Layer of Titanium to Titanium Silicide	3
7 8		B. At the Very Least, Hillman Anticipates Both the Scenario in Which the Titanium Is Fully Converted to Silicide and the Scenario in Which It Is Not	
9		C. Hillman Discloses Directly Depositing Titanium Silicide onto the Substrate	
10	III.	CONCLUSION	11
11			
12			
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24 05			
25			
26 27			
27 20			
28		i	

## TABLE OF AUTHORITIES

1	TABLE OF AUTHORITIES		
2	Page(s)		
3	CASES		
4	<i>Alza Corp. v. Mylan Labs., Inc.,</i> 388 F. Supp. 2d 717 (N.D. W. Va. 2005)		
5	ArthroCare Corp. v. Smith & Nephew, Inc.,		
6	406 F.3d 1365 (Fed. Cir. 2005)		
7 8	Boston Scientific Scimed, Inc. v. Cordis Corp., 554 F.3d 982 (Fed. Cir. 2009)10, 11		
9	Helifix Ltd. v. Blok-Lok, Ltd., 208 F.3d 1339 (Fed. Cir. 2000)10		
10	Hewlett-Packard Co. v. Mustek Sys., Inc.,		
11	340 F.3d 1314 (Fed. Cir. 2003)		
12			
13	412 F.3d 1319 (Fed. Cir. 2005)		
14			
15			
16			
17			
18			
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21			
22			
23			
24			
25			
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28			
	ii		
	SAMSUNG'S REPLY IN SUPPORT OF MOTION FORCASE NO.: 3:08-CV-0986-SISUMMARY JUDGMENT OF INVALIDITY OF PATENT NO. 5,545,592		
	SF: 118833-4		

## 1I.INTRODUCTION

AMD's opposition to Samsung's summary judgment motion attempts to create the
impression of a triable issue of fact where none actually exists. Recognizing that U.S. Patent No.
5,975,912 to Hillman ("Hillman" or "the Hillman patent") discloses every step of the asserted
claims of AMD's '592 patent,<sup>1</sup> AMD focuses on a small portion of one particular step of the '592
patent and tries to argue that Hillman shows something different. AMD's effort fails for several
reasons.

8 First, Hillman discloses exactly what Samsung and its expert, Dr. Michael Thomas, have 9 explained that it does: the exposure of titanium silicide to nitrogen ionized in a plasma. AMD 10 submits a declaration of its own expert, Dr. Alexander Glew, in order to make the argument that 11 Hillman's process does not result in the complete conversion of titanium to titanium silicide, and it 12 is therefore the allegedly unconverted titanium—not titanium silicide—that is exposed to the plasma. Dr. Glew's declaration, however, represents nothing more than semantic gamesmanship: 13 14 Dr. Glew never says that the Hillman process *does not* result in the complete conversion of titanium 15 to titanium silicide; just that he does not read Hillman to say that it does. In fact, all of the relevant 16 evidence-the disclosure of Hillman, the other contemporaneous statements of the inventors of the Hillman patent, and even the materials that Dr. Glew himself relies upon-show that Hillman's 17 18 titanium is fully converted to titanium silicide. AMD's reliance on semantics cannot create a triable issue of fact in light of such evidence. 19

Second, even if Dr. Glew's statements are accepted, Hillman still expressly discloses the
method of the asserted claims of the '592 patent. AMD argues that Hillman's process does not
"necessarily" result in the complete conversion of titanium to titanium silicide. It is undisputed,
however, that there are only two possible alternatives: either the titanium is, or it is not, completely
converted to silicide. And, as AMD recognizes, time and temperature conditions can be
manipulated to make either one or the other of these scenarios take place. It would be well within

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<sup>&</sup>lt;sup>1</sup> References in this brief to "the '592 patent" are to Exhibit 1 to the Declaration of Christine
Saunders Haskett in Support of Samsung's Motion for Summary Judgment of Invalidity of U.S.
Patent No. 5,545,592 (Dkt. # 145). References to "Hillman" or "the Hillman patent" are to Exhibit
2 of the same declaration.

1	the general knowledge of one of ordinary skill in the art to recognize that time and temperature can	
2	be adjusted to determine whether all of the titanium is converted to silicide. Therefore, even if Dr.	
3	Glew's statements and explanations are accepted, Hillman discloses both scenarios: complete	
4	conversion and incomplete conversion. One of ordinary skill in the art would therefore read	
5	Hillman as disclosing the process claimed in the '592 patent.	
6	Finally, AMD and Dr. Glew ignore important portions of the express disclosure of Hillman	
7	in trying to argue that Hillman is ambiguous. In fact, Hillman teaches an alternative method,	
8	involving the direct deposition of titanium silicide, that also results in the exposure of titanium	
9	silicide to nitrogen ionized in a plasma. When these portions of the disclosure of Hillman are	
10	considered, there can be no doubt but that Hillman discloses the precise methods of the '592 patent.	
11	II. ARGUMENT	
12	Claim 1 of the '592 patent recites:	
13	1. A method for forming a contact to a semiconductor body, said method comprising	
14	[u.] forming a metal sinche layer on said body,	
15	II	
16	[[···] -··[·····························	
17		
18	[d.] depositing a layer of a second metal over said second metal nitride layer. Claim 4 recites:	
19		
20	4. The method of claim 1, wherein said metal silicide is titanium silicide, and wherein the second metal nitride is titanium nitride.	
21	Of all of the claim elements above, the only one that AMD disputes is disclosed by Hillman	
22	is step [b] of claim 1. And even with respect to that element, AMD concedes that Hillman discloses	
23	"nitrogen ionized in a plasma," as well as the conversion of a portion of silicide to a first metal	
24	nitride layer. In fact, the only dispute between the parties is whether Hillman discloses the	
25	exposure of <i>titanium silicide</i> —the "metal silicide" required by the claims—or only <i>titanium</i> (which	
26	is not a metal silicide) to the "nitrogen ionized in a plasma."	
27	AMD argues that Hillman does not expressly disclose the exposure of titanium silicide to	
28	the plasma because when titanium is put down on the silicon wafer using Hillman's method, some $\frac{2}{2}$	
	SAMSUNG'S REPLY IN SUPPORT OF MOTION FOR       CASE NO.: 3:08-CV-0986-SI         SUMMARY JUDGMENT OF INVALIDITY OF PATENT NO. 5,545,592	

of the titanium allegedly remains unconverted to silicide and therefore remains as a top layer
 between the silicide and the nitrogen plasma. AMD is incorrect. In fact, there can be no genuine
 dispute over this issue; all of the evidence demonstrates that Hillman discloses the full conversion
 of titanium to titanium silicide and therefore the exposure of titanium silicide to nitrogen ionized in
 a plasma.

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## A. Hillman Discloses the Conversion of the Entire Layer of Titanium to Titanium Silicide.

AMD's entire argument in opposition to Samsung's motion relies on AMD's expert's
 description of the technology, rather than the disclosure of the Hillman patent itself. Moreover,
 AMD's expert's description is unsupported by any relevant evidence whatsoever and runs exactly
 contrary to the relevant evidence that is available. AMD's expert's conclusions must therefore be
 disregarded and cannot be relied upon to create a fact dispute where no such dispute actually exists.

Hillman explicitly discloses "depositing titanium onto a silicon surface by PECVD. This 13 will form a layer of titanium silicide." Hillman at 15:30-31. This disclosure describes the 14 deposition of titanium atoms, which then combine with the silicon atoms from the substrate to form 15 titanium silicide. Declaration of Michael Thomas in Support of Samsung's Motion for Summary 16 Judgment ("Thomas Opening Decl.") (Dkt. # 144) ¶¶ 8, 21. In the very next sentence, Hillman 17 describes performing an ammonia plasma anneal, which AMD does not dispute involves exposure 18 to nitrogen ionized in a plasma. Hillman thus could not be more clear: depositing titanium onto a 19 silicon surface forms titanium silicide; the next step exposes that silicide to nitrogen ionized in a 20 plasma.

AMD attempts to obfuscate the issue by arguing that perhaps the entire titanium layer is not converted to titanium silicide. Perhaps, AMD speculates, only the lower portion of the titanium layer is converted to titanium silicide, leaving a surface layer of titanium to be exposed to nitrogen ionized in a plasma. *See* Plaintiffs' Opposition to Samsung's Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,545,592 ("AMD Opp.") at 8, 14-15. AMD's conjecture, however, is belied by Hillman's unambiguous language, which states that exposure to the nitrogen ionized in a plasma "is performed to provide an *upper layer* of nitrided silicide titanium." Hillman at 15:32-33

(emphasis added). The fact that an "upper layer" of nitrided silicide is created means that the
 silicide was on the upper surface and was then nitrided by the nitrogen from the plasma, to create a
 nitrided silicide layer at the surface. This is exactly what claim 1 of AMD's '592 patent is referring
 to when it states "converting a portion of said metal silicide layer to a first metal nitride layer."

5 Moreover, when read in the context of the rest of the Hillman disclosure, Samsung's reading 6 of "upper layer of nitrided silicide titanium" is the only plausible interpretation. For example, 7 elsewhere in the patent, the Hillman inventors refer to "nitrided titanium film" to describe the result 8 of nitriding a titanium layer (as opposed to a titanium silicide layer). Hillman at 15:63-16:4. The 9 inventors therefore used one term-nitrided titanium film-to describe what happens when 10 *titanium* is exposed to nitrogen, and a different term—nitrided silicide titanium—to describe what 11 happens when *titanium silicide* is exposed to nitrogen. Reply Declaration of Dr. Michael Thomas in Support of Samsung's Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,545,592 12 13 ("Thomas Reply Decl.") ¶¶ 6-11.

14 This reading of column 15 of Hillman is also directly supported by the statement at column 3 of Hillman that "[t]his will permit PECVD deposition of titanium onto a silicon surface to form 15 16 titanium suicide [sic, silicide] which can be annealed with an ammonia plasma." Hillman at 3:49-17 52. Again, this is an explicit statement that it is titanium silicide that is exposed to the plasma. AMD devotes an entire section of its brief to trying to argue that this disclosure at column 3 cannot 18 be used to inform the disclosure of column 15, AMD Opp. at 19-21, but AMD's arguments are 19 20 baseless. The relevant portion of column 3 appears in the section entitled "Summary of the 21 Invention," and there can be no doubt that it is referring to precisely the same method that is 22 described in column 15. Compare Hillman at 3:47-53 (referring to the use of "a plasma-enhanced 23 ammonia anneal," "PECVD deposition of titanium," and "PECVD of a titanium nitride layer, all in the same reactor" with Hillman at 15:29-35 (referring to the use of "an ammonia plasma anneal," 24 25 "depositing titanium onto a silicon surface by PECVD," and noting that "a titanium nitride layer 26 can be deposited by PECVD, again in the same reaction chamber"); Thomas Reply Decl. ¶ 6 n.1. 27 AMD's argument that column 3 is somehow describing a different embodiment than column 15 is 28 entirely unsupported, even by AMD's expert, who stops conspicuously short of saying that columns 4

1 3 and 15 describe two different processes. Declaration of Alexander Glew in Support of AMD's 2 Opposition to Samsung's Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,545,592 3 ("Glew Decl.") ¶ 62; compare Reply Declaration of Christine Saunders Haskett in Support of 4 Samsung's Motion for Summary Judgment of Invalidity of U.S. Patent No. 5,545,592 ("Haskett 5 Reply Decl."), Ex. 1 (Glew depo.) at 60:11-23 (admitting that the Summary of the Invention section 6 provides an "overview of the invention") and 65:5-24 (admitting that the disclosure in column 3 "is 7 similar" to the disclosure in column 15) with AMD Opp. at 20 (alleging that columns 3 and 15 are 8 "unrelated processes" and "disparate disclosures"). Finally, AMD is flat-out wrong that Samsung 9 did not cite Hillman's column 3 in its invalidity contentions. See, e.g., Declaration of Jacob 10 Zimmerman in Support of AMD's Opposition to Samsung's Motion for Summary Judgment 11 ("Zimmerman Decl."), Ex. 4 at 1 (Samsung contentions citing Hillman at 3:47-58).

12 Notwithstanding Hillman's express language, AMD's expert, Dr. Glew, goes to great lengths to describe a scenario under which it might be possible for a silicide to be created below the 13 14 surface of the titanium, and then, during the exposure to the nitrogen plasma, for the silicon atoms 15 to migrate upwards while the nitrogen atoms migrate downwards, thus eventually meeting to create 16 the nitrided silicide layer. According to Dr. Glew, when Hillman refers to "nitrided silicide 17 titanium," the patent might be referring to this phenomenon of the silicon and the nitrogen atoms 18 "meeting in the middle." Dr. Glew, however, offers no support whatsoever for his opinion that the words "nitrided silicide titanium" might mean this. His opinion regarding the meaning of these 19 20 words in the Hillman disclosure consists of nothing more than rank speculation, unsupported by any evidence regarding the actual method of Hillman.<sup>2</sup> 21

- In fact, the only relevant evidence regarding the Hillman method, outside of the Hillman
  patent itself, consists of U.S. Patent No. 5,665,640 ("the '640 patent"), which was filed on the same
  day as Hillman by the same inventors who filed Hillman. Significantly, the '640 patent discusses
- <sup>2</sup> Dr. Glew relies heavily on the statement in Hillman's Abstract that "[w]hen titanium is so deposited over a silicon surface, titanium silicide will form at the juncture . . ." See, e.g., Glew Decl. ¶¶ 32, 37. This statement in the Abstract, however, is merely intended to distinguish the contact, where titanium and silicon meet, from the dielectric, where they do not. Thomas Reply Decl. ¶¶ 22-24. In fact, Dr. Glew confirmed this distinction in his deposition. See Haskett Reply
- 28 Decl., Ex. 1 (Glew depo.) at 21:2-24.

the very same examples as the Hillman patent, including examples showing the deposition of titanium onto silicon surfaces. And the '640 patent makes the following unambiguous statement:

In conclusion, titanium films have been deposited by chemical vapor deposition at temperatures of 450°C. to 550°C. The titanium is fully converted to TiSi<sub>2</sub> during the deposition process for depositions onto silicon surfaces.

Thomas Reply Decl., Ex. A ('640 patent at 30:36-39). This statement says that the titanium layer 6 that is deposited on the silicon is completely converted to silicide, meaning that the surface turns 7 into silicide (ready for exposure to nitrogen plasma). Thomas Reply Decl. ¶¶ 12-17. Furthermore, this statement is referring to the very same work that was described and discussed in the Hillman 9 patent. The Hillman inventors ran a series of experiments-including experiments in which 10 titanium was deposited and converted entirely to titanium silicide—and then they used that work as the basis of both the Hillman patent and the '640 patent. Id. ¶ 12, 16. Therefore, there can be no 12 dispute that the Hillman patent discloses a method that includes the complete conversion of titanium to silicide. AMD's argument that the words "nitrided silicide titanium" in the Hillman patent mean something different is therefore specious.

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AMD attempts to make much of another patent (the '496 patent) on which Hillman was the fourth named inventor and that refers to titanium silicide "formed between the silicon surface and 17 the titanium film." That patent, however, also goes on to refer to "an upper layer of nitrided silicide 18 titanium," Zimmerman Decl., Ex. 3 ('496 patent at 7:67-8:1), again showing that the titanium fully 19 converts to silicide prior to being nitrided. And the very next paragraph distinguishes "nitrided 20 titanium silicide film" from "nitrided titanium film," demonstrating that the silicide embodiment of 21 the prior paragraph involved a silicide exposed to nitrogen plasma. Id., Ex. 3 at 8:3-4; Thomas 22 Reply Decl. ¶ 18-21. AMD is unable to rebut this evidence, as its expert has formulated no 23 opinion regarding the difference between a "nitrided titanium film," "nitrided silicide titanium," 24 and "nitrided titanium silicide film," as those terms are used in the '496 patent. Haskett Reply 25 Decl., Ex. 1 (Glew depo.) at 81:7-20, 86:13-88:7, 88:23-89:9. Moreover, the '496 patent contains 26 no examples and no descriptions of the work discussed in the Hillman patent, so it is necessarily 27

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1	less relevant to those methods than the '640 patent, which does provide evidence regarding the	
2	precise methods of Hillman and states that all of the titanium is converted to titanium silicide.	
3	Finally, other contemporaneous art also demonstrates that the titanium that is deposited by	
4	the Hillman method is fully converted to titanium silicide. In particular, U.S. Patent No. 4,526,665	
5	to Tanielian (issued on July 2, 1985) contains the following statements regarding the deposition of	
6	titanium onto silicon:	
7 8 9	this embodiment, the silicon wafer can be heated to a relatively high temperature typically in the range of 450° C. to 650°C By heating the substrate to a relatively high temperature, the titanium fully reacts with the underlying silicon during deposition to produce titanium silicide. The typical temperature at which fully reacted titanium disilicide is formed is shown 500° C	
10		
11	Thomas Reply Decl., Ex. B at 3:14-27. In light of these statements, and given that the temperatures	
12	used by Hillman are higher than the 500° C specified by the Tanielian '665 patent, AMD has no	
13	basis for arguing that the Hillman method does not result in full conversion of titanium to titanium	
14	silicide prior to exposure to a plasma. Thomas Reply Declaration $\P\P$ 25-27.	
15	Indeed, in light of the conclusive and undisputed evidence showing that Hillman's titanium	
16	layer is fully converted to titanium silicide, the Court should disregard AMD's expert's conclusions	
17	to the contrary. Every piece of relevant evidence-including the language of Hillman itself, the	
18	'640 patent describing the same work as Hillman, the '496 patent on which AMD relies, and the	
19	'665 patent—point to an interpretation of "upper layer of nitrided silicide titanium" meaning that it	
20	is titanium silicide that is exposed to the nitrogen ionized in a plasma. Dr. Glew's speculation to	
21	the contrary is entirely unsupported and cannot form the basis for a disputed issue of fact.	
22 23	Titanium Is Fully Converted to Silicide and the Scenario in Which It Is Not	
24	It is undisputed that, given the appropriate time and temperature, titanium deposited on	
25	silicon will be fully converted to titanium silicide. The process by which this happens is explained	
26	in AMD's brief:	
27 28	The conversion of titanium to titanium silicide is the result of diffusion of the underlying silicon into deposited titanium. During this reaction, silicon molecules from the silicon substrate diffuse, or "migrate" through and react with the titanium to $7$	
	SAMSUNG'S REPLY IN SUPPORT OF MOTION FOR CASE NO.: 3:08-CV-0986-SI	

form titanium silicide. Time and temperature play significant roles in the rate at which silicon diffuses through titanium, and along with thickness determine the resulting quantity of titanium silicide that is formed. *Given enough time and sufficiently high temperatures, silicon can migrate all the way through the titanium—in which case the entire layer of titanium becomes titanium silicide.* 

AMD Opp. at 15 (emphasis added) (citations omitted). AMD then goes on to argue that, because "Hillman's column 15 does not describe any of the process variables that define the extent to which titanium silicide will form while Hillman's titanium is being deposited," the silicon does not "*necessarily*' migrate[] all the way through Hillman's titanium, such that the entire titanium layer is converted to titanium silicide before the ammonia plasma anneal is initiated." *Id.* at 15-16 (emphasis added).

Therefore, even accepting as true AMD's own statements—and the statements of AMD's expert—it is undisputed that there are only two possible scenarios that could be encompassed by the Hillman method: either the deposited titanium is fully converted to titanium silicide, or it is not fully converted to titanium silicide. Logic dictates that no other option is possible.<sup>3</sup>

Whether there is full conversion of titanium to titanium silicide in any particular case, or 15 only partial conversion, will depend on the temperature under which the deposition of titanium is 16 performed and the deposition time. Thomas Reply Decl. ¶ 5; AMD Opp. at 15.; Glew Decl. ¶ 51; 17 Haskett Reply Decl., Ex. 1 (Glew depo.) at 117:5-10. Furthermore, one of ordinary skill in the art 18 would recognize these as the primary factors affecting the conversion of titanium to silicide and 19 would also know how to adjust these factors to increase or decrease the extent of the conversion of 20 titanium to silicide. Thomas Reply Decl. ¶ 5; see also Haskett Reply Decl., Ex. 1 (Glew depo.) at 21 110:7-16. Therefore, control over whether there is full conversion, or only partial conversion, of 22 titanium to silicide, is well within the level of ordinary skill in the art. Thomas Reply Decl. ¶ 5. 23 Indeed, the '592 patent itself provides little detail regarding its process, relying instead on 24 the general knowledge of one of ordinary skill in the art. The '592 patent discloses forming

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<sup>3</sup> This fact is also demonstrated by the '640 patent, which refers to the full conversion of titanium to titanium nitride. Thomas Reply Decl., Ex. A at 30:36-39. Even if the '640 patent did not conclusively show that Hillman describes full conversion, at the very least, it demonstrates that full conversion is one of two possible alternatives. *Id*.

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SUMMARY JUDGMENT OF INVALIDITY OF PATENT NO. 5,545,592

titanium silicide by annealing at "high temperature, typically with rapid thermal anneal (RTA) in
the range of 600° C. to 900° C." '592 patent at 1:30-31. No time or other process parameters are
disclosed. Thus, the '592 patent assumes that one of ordinary skill in the art knows how to adjust
the process parameters, such as temperature and deposition time, to deposit titanium in such a
manner that the titanium is fully converted to titanium silicide.

6 When, as in Hillman, at most only two options exist and both options are within the 7 knowledge and control of one of ordinary skill in the art, both options are considered to be 8 disclosed. See, e.g., Upsher-Smith Labs., Inc. v. Pamlab, LLC, 412 F.3d 1319, 1322 (Fed. Cir. 9 2005) (stating that a teaching of vitamin supplements with an "optional inclusion' of antioxidants 10 teaches vitamin supplement compositions that both do and do not contain antioxidants."); Alza 11 Corp. v. Mylan Labs., Inc., 388 F. Supp. 2d 717, 735 (N.D. W. Va. 2005) (finding that methods of 12 prior art patent that operated in accordance with the asserted claim limitations under only some operating conditions nevertheless anticipated the asserted method claims). Therefore, even 13 14 accepting AMD's assertion that Hillman is ambiguous as to whether the titanium is fully converted 15 to silicide, Hillman discloses to one of ordinary skill in the art *both* of the two possible alternatives: 16 the one in which there is full conversion of titanium to silicide and the one in which there is not. As 17 such, Hillman anticipates the claims of the '592 patent that disclose a method in which there is full 18 conversion of the titanium to silicide. Hewlett-Packard Co. v. Mustek Sys., Inc., 340 F.3d 1314, 1326 (Fed. Cir. 2003) ("[A] prior art product that sometimes, but not always, embodies a claimed 19 20 method nonetheless teaches that aspect of the invention.").

21 Finally, AMD's focus on whether Hillman's process "necessarily" fully converts titanium to 22 titanium silicide is misplaced. See AMD Opp. at 15-16. Samsung is not arguing that Hillman 23 anticipates the claims of the '592 patent under principles of inherency. Rather, Hillman, as interpreted by AMD and as understood by one of ordinary skill in the art, discloses both a method 24 25 for forming contacts in which titanium silicide is exposed to a plasma, as well as a method in which 26 titanium is exposed to a plasma. See ArthroCare Corp. v. Smith & Nephew, Inc., 406 F.3d 1365, 27 1373-74 (Fed. Cir. 2005) ("[E]ven if a piece of prior art does not expressly disclose a limitation, it 28 anticipates if a person of ordinary skill in the art would understand the prior art to disclose the

limitation and could combine the prior art description with his own knowledge to make the claimed
invention.") (citing *Helifix Ltd. v. Blok-Lok, Ltd.*, 208 F.3d 1339, 1347 (Fed. Cir. 2000)).
Significantly, nowhere does Hillman state a preference for either of these scenarios; under AMD's
interpretation, both scenarios are acceptable, both scenarios are known to one of ordinary skill in
the art, and Hillman is indifferent as to which one is used. And this indifference is entirely
justified; even AMD acknowledges that both scenarios ultimately lead to the same result. Glew
Decl., Ex. A, final frame.

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## C. Hillman Discloses Directly Depositing Titanium Silicide onto the Substrate.

9 Finally, Hillman discloses more than one method of forming a titanium silicide layer on the
10 silicon substrate. While the discussion above, and all of AMD's arguments, concentrate on the
11 two-step method of depositing titanium on silicon and then heating it to convert it to titanium
12 silicide, Hillman also discloses a one-step method by which titanium silicide is deposited directly
13 onto the substrate. *See, e.g.*, Hillman patent at 7:45-60; Thomas Reply Decl. ¶ 28.

14 Indeed, in the passage (Hillman at 15:20-28) immediately preceding the passage describing 15 the method that anticipates the claims of the '592 patent (*id.* at 15:29-42), Hillman expressly refers 16 to the direct deposition of titanium silicide onto the substrate: "The procedures previously 17 described for deposition of individual layers of tungsten, titanium, titanium nitride, or titanium 18 silicide are employed to deposit a first layer onto the substrate followed by a different second layer. 19 ... Optimally, additional layers can be deposited. When advantageous, an ammonia anneal would 20 be used." Id. at 15:21-28. When this passage is read in conjunction with the next paragraph, what 21 is disclosed is the direct deposition of a titanium silicide layer, followed by the exposure of that silicide layer to the ammonia plasma.<sup>4</sup> Thomas Reply Decl. ¶ 28. For this additional reason, 22 23 therefore, Hillman anticipates claims 1 and 4 of the '592 patent.

In the alternative, Hillman renders claims 1 and 4 obvious in light of these passages.
"Combining two embodiments disclosed adjacent to each other in a prior art patent does not require
a leap of inventiveness." *Boston Scientific Scimed, Inc. v. Cordis Corp.*, 554 F.3d 982, 991 (Fed.

27  $^{4}$  AMD's expert admits a connection between the two paragraphs. Haskett Reply Decl., Ex. 1 (Glew depo.) at 48:3-20.

1	Cir. 2009) (finding a claim obvious in view of features in two separate embodiments, depicted in					
2	different figures, of a single prior art patent). One of skill in the art would know to replace					
3	3 Hillman's two-step titanium silicide formation tech	Hillman's two-step titanium silicide formation technique (Hillman at 15:29-31) with the one-step				
4	4 deposition technique suggested in the immediately	preceding paragraph (Hillman at 15:21-25).				
5	5 Thomas Reply Decl. ¶ 29. There can be no dispute	that forming the titanium silicide layer in a				
6	single deposition step would guarantee that the subsequent ammonia plasma step would expose the					
7	titanium silicide layer to nitrogen ionized in a plasma, as required by claims 1 and 4 of the '592					
8	8 patent. <i>Id.</i> At minimum, then, Hillman renders cla	patent. Id. At minimum, then, Hillman renders claims 1 and 4 obvious.				
9	9 III. CONCLUSION					
10	0 Based on the foregoing, Samsung respectfu	Based on the foregoing, Samsung respectfully requests that its motion for summary				
11	1 judgment of invalidity of the '592 patent be granted	l.				
12	2 DATED: May 1, 2009 COVI	NGTON & BURLING LLP				
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14	4	/s/ Robert T. Haslam				
15	Köbb	RT T. HASLAM				
16		eys for Defendants and Counterclaimants UNG ELECTRONICS CO., LTD., et al.				
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	SAMSUNG'S REPLY IN SUPPORT OF MOTION FOR CASE NO.: 3:08-CV-0986-SI					
	SUMMARY JUDGMENT OF INVALIDITY OF PATENT NO. 5,545,592 SF: 118833-4					