1	YITAI HU (SBN 248085)	
2	yitai.hu@alston.com SEAN P. DEBRUINE (SBN 168071)	
3	sean.debruine@alston.com ELIZABETH H. RADER (SBN 184963)	
4	elizabeth.rader@alston.com JANE HAN BU (SBN 240081)	
5	jane.bu@alston.com JENNIFER LIU (SBN 268990)	
6	celine.liu@alston.com PALANI P. RATHINASAMY (SBN 269852)	
7	palani.rathinasamy@alston.com ALSTON & BIRD LLP	
8	275 Middlefield Road, Suite 150 Menlo Park, CA 94025-4008	
9	Telephone: 650-838-2000 Facsimile: 650-838-2001	
10	ELAN MICROELECTRONICS	
11		
12		
13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN JOSE DIVISION	
16		
17	ELAN MICROELECTRONICS	Case No. 09-cv-01531 RS (PSG)
18	CORPORATION,	[PROPOSED] ORDER GRANTING
19	Plaintiff,	PLAINTIFF ÉLAN MICROELECTRONICS
20	v.	CORPORATION'S MOTION FOR PARTIAL SUMMARY JUDGMENT OF
21	APPLE, INC.,	INFRINGEMENT
22	Defendant.	DATE: June 9, 2011
23		TIME: 1:30 p.m. Courtroom 3
24	AND RELATED COUNTERCLAIMS	Hon. Richard Seeborg
25		
26		
27		
28		
	[PROPOSED] ORDER GRANTING ELAN'S MOT. FOR PARTIAL SUMMARY JUDGMENT OF INFRINGEMENT	1 Case No. 09-cv-01531 RS (PSG)

1	Having considered Plaintiff Elan Microelectronics Corporation's Motion for Partial	
2	Summary Judgment of Infringement, the supporting and opposing papers, the pleadings and	
3	papers on file with the Court, the evidence presented by counsel, that motion is hereby	
4	GRANTED. The Court, finding that no disputed issues of material fact prevent the summary	
5	determination hereby determines that Apple's use, sale and offer for sale of the following laptop	
6	computers constitutes direct infringement of claims 1, 7, 16, 18, 21 and 30 of U.S. Patent No.	
7	5,875,352: iBook G4 with the internal project codes Q72B and Q73B (including but not limited to	
8	model numbers M9846LL/A and M9848LL/A), PowerBook with the internal project codes Q16B,	
9	Q41B, Q54B, Q16C or Q41C (including but not limited to model numbers M9676LL/A,	
10	M9677LL/A, M9689LL/A, M9690LL/A, M9691LL/A, M9969LL/A, and M9970LL/A),	
11	MacBook corresponding to the internal project codes M42, M42A, M42B, K36, K36A, K36A+,	
12	K36B or K36C (including but not limited to model numbers MA254LL/A, MA255LL/A,	
13	MA472LL/A, MA699LL/A, MA700LL/A, MA701LL/A, MB061LL/A, MB062LL/A,	
14	MB063LL/A, MB061LL/B, MB062LL/B, and MB063LL/B, MB402LL/A, MB403LL/A,	
15	MB404LL/A, MB402LL/B, MB403LL/B, MB404LL/B, MB881LL/A, MC240LL/A), and	
16	MacBook Pro corresponding to the internal development codes M1, M9, M57, M59, M75 or M76	
17	(including but not limited to model numbers MA463LL/A, MA464LL/A, MA092LL/A,	
18	MA609LL/A, MA610LL/A, MA611LL/A, MA895LL/A, MA896LL/A, and MA897LL/A) (the	
19	"Accused Products"). The Court also finds that Apple is liable for inducing the infringement of	
20	claims 1, 7, and 16 by providing its customers with the infringing products and instructing those	
21	customers to use the products to perform the steps of these method claims.	
22		
23	IT IS SO ORDERED.	
24		
25		
26		
27	DATED:, 2011	
28	UNITED STATES DISTRICT JUDGE	
	[PROPOSED] ORDER GRANTING ELAN'S MOT. FOR PARTIAL SUMMARY JUDGMENT OF INFRINGEMENT 2 Case No. 09-cv-01531 RS (PSG)	