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14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN FRANCISCO DIVISION	
17	ELAN MICROELECTRONICS CORPORATION,	Case No. C-09-01531 RS (PSG)
18 19	Plaintiff and Counterclaim Defendant,	DECLARATION OF NATHAN GREENBLATT IN SUPPORT OF PLAINTIFF ELAN
20	V.	MICROELECTRONICS CORPORATION'S ADMINISTRATIVE
21	APPLE INC.,	MOTION TO FILE UNDER SEAL PAPERS IN SUPPORT OF ITS REPLY
22	Defendant and Counterclaim	TO MOTION TO COMPEL DISCOVERY RELATED TO APPLE
23	Plaintiff.	iOS APPLICATIONS FOR THE ACCUSED PRODUCTS (DKT. NO. 387)
24		
25		
26		
27		
28		
	DECLARATION OF NATHAN GREENBLATT IN SUPPORT OF ELAN'S ADMINISTRATIVE MOTION TO FILE EXHIBITS 1-3 LINDER SEAL REJOS APPLICATIONS	Case No. C-09-01531 RS (PSC

EXHIBITS 1-3 UNDER SEAL RE IOS APPLICATIONS

Case No. C-09-01531 RS (PSG)

1	I, Nathan Greenblatt, declare:		
2	I am an attorney at Weil, Gotshal & Manges LLP, counsel of record for Defendar		
3	and Counter-Claimant Apple Inc. ("Apple") in the above-captioned matter. I now submit this		
4	declaration pursuant to Civil Local Rule 79-5(d) in support of "Plaintiff Elan Microelectronic		
5	Corporation's Administrative Motion To File Under Seal Papers in Support of Its Reply t		
6	Motion to Compel Discovery Related to Apple iOS Applications for the Accused Products.		
7	(Dkt. No. 387).		
8	1. I have reviewed Exhibit 1 to the "Declaration of Jane H. Bu in Support of		
9	Elan Microelectronics Corporation's Reply to Motion to Compel Discovery Related to Apple iO		
10	Applications for the Accused Products." (Dkt. No. 389). Based on my review, the documen		
11	consists of predominantly confidential information related to web development for the Apple		
12	iPhone which could harm Apple if publicly disclosed.		
13	2. I have reviewed Exhibit 2 to the Declaration of Jane H. Bu. Based on m		
14	review, the document consists of predominantly confidential information related to the Appl		
15	iPhone user interface design which could harm Apple if publicly disclosed.		
16	3. I have reviewed Exhibit 3 to the Declaration of Jane H. Bu. Based on my		
17	review, the document consists of predominantly confidential information related to processing		
18	Multi-Touch in Apple's products which could harm Apple if publicly disclosed.		
19	I declare under penalty of perjury of the laws of the United States of America tha		
20	the foregoing is true and correct and that the foregoing is executed on August 11, 2011, a		
21	Redwood Shores, California.		
22	DATED: August 11, 2011 Respectfully submitted,		
23	WEIL, GOTSHAL & MANGES LLP		
24			
25	/s/ Nathan Greenblatt Nathan Greenblatt		
26	Attorney for Defendant and Counter-Claimant, Apple Inc.		
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