

EXHIBIT 6

June 30, 2011

Mark D. Selwyn

By E-mail and First Class Mail

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**Re: Samsung Electronics Co. Ltd., Samsung Telecommunications America LLC
v. Apple Inc., Case No. 5:11-cv-01846-LHK**

Dear Victoria:

I write to respond to your letter dated June 28, 2011.

As you know from Mr. Pieja's letter to you of yesterday, the Bridges & Mavrakakis attorneys have confirmed that they have not provided, and have no intention of providing, WilmerHale or other Apple counsel with any non-public or confidential information relating to any prior representation of Samsung, and that they have no conflict that precludes their representation of Apple. In any event, in response to your questions, WilmerHale has neither received any confidential Samsung information from the Bridges & Mavrakakis attorneys, nor provided any confidential Samsung information to Apple.

You have requested a "description of the relationship between WilmerHale and Bridges & Mavrakakis in the present litigation." With respect to *Apple Inc. v. Samsung Electronics Co. Ltd., et al.*, Case No. 11-cv-01846-LKH, WilmerHale is not counsel of record. I filed a special notice of appearance "for the limited purpose of Apple Inc.'s Opposition to the Motion to Relate." (Docket No. 48.) However, WilmerHale and Bridges & Mavrakakis both represent Apple in connection with its litigation against Samsung.

Lastly, your request that I reveal "the content" of communications between WilmerHale and Bridges & Mavrakakis attorneys. Such a request clearly calls for privileged information, and is any event irrelevant to your inquiry given the assurances provided above.

Sincerely yours,



Mark D. Selwyn

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cc: Kenneth Bridges, Bridges & Mavrakakis
Jason Bartlett, Morrison & Foerster