Exhibit 80

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11							
12	UNITED STATES DISTRICT COURT						
13	NORTHERN DISTRICT OF CALIFORNIA						
14	SAN JOSE DIVISION						
15	SAN JOSE DIVISION						
16	APPLE INC., a California corporation,	Case No. 11-cv-01846-LHK					
17	Plaintiff,	APPLE INC.'S DISCLOSURE OF ASSERTED CLAIMS &					
18	v.	INFRINGEMENT CONTENTIONS					
19	SAMSUNG ELECTRONICS CO., LTD., a Korean corporation; SAMSUNG						
20	ELECTRONICS AMERICA, INC., a New York corporation; and SAMSUNG						
21	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company,						
22							
23	Defendants.						
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27 28	Apple Inc.'s Disclosure of Asserted Claims & Infri						

Pursuant to Patent Local Rules 3-1 and 3-2, Plaintiff Apple Inc. ("Apple") hereby submits the following Disclosure of Asserted Claims and Infringement Contentions.

Discovery has just begun, and Apple has outstanding discovery requests on Defendants Samsung Electronics Co., Ltd, Samsung Electronics America, Inc., and Samsung Telecommunications America, LLC (collectively, "Samsung") seeking information that may affect Apple's infringement contentions. Not all information about the Accused Instrumentalities is publicly available. Further still, Apple understands that Samsung may release products in the near future that infringe the asserted claims.

As such, Apple's investigation into the extent of infringement by Samsung is ongoing, and Apple makes these disclosures based on its current knowledge. In light of the foregoing, Apple reserves the right to supplement or amend these disclosures as further facts are revealed during the course of this litigation.

I. DISCLOSURE OF ASSERTED CLAIMS AND INFRINGEMENT CONTENTIONS.

A. Patent Local Rule 3-1(a) — Asserted Claims.

Samsung is liable under 35 U.S.C. § 271(a)-(c) and (g) for infringement of:

- Claims 1-4, 6, 7, 9-20, 25-29, 31, 32, 34-45 & 50 of United States Patent No.
 6,493,002 ("the '002 patent") (infringement claim chart attached as Exhibits 1-3);
- Claims 1-20 of United States Patent No. 7,469,381 ("the '381 patent") (infringement claim charts attached as Exhibits 4-6);
- Claims 1-3, 5-7, 14-21, 23, 24, 26-28, 30-32, 39-46, 48, 49, 51-53, 55-57, 64-71,
 73 & 74 of United States Patent No. 7,853,891 ("the '891 patent") (infringement claim charts attached as Exhibits 7-9);
- Claims 2, 4-13, 17-18, 27-42 & 47-52 of United States Patent No. 7,864,163 ("the '163 patent") (infringement claim charts attached as Exhibits 10-12);
- Claims 1-21 of United States Patent No. 7,844,915 ("the '915 patent") (infringement claim charts attached as Exhibits 13-15);

• Claims 1-3, 6, 9-13, 15, 16 & 20-31 of United States Patent No. 7,812,828 ("the '828 patent") (infringement claim chart attached as Exhibit 16);

- Claims 1-3, 6-8, 10 & 11 of United States Patent No. 7,663,607 ("the '607 patent") (infringement claim chart attached as Exhibit 17); and
- Claims 1-3, 5, 7, 9-12, 14, 16-19, 21, 22, 24-26 & 28 of United States Patent No. 7,920,129 ("the '129 patent") (infringement claim charts attached as Exhibits 18-19).

Apple's investigation is ongoing, and Apple reserves the right to identify additional asserted claims based upon continued discovery and investigation.

B. Patent Local Rule 3-1(b) — Accused Instrumentalities.

The following Accused Instrumentalities infringe the asserted claims:

Galaxy Tab	Gem	
Galaxy Tab 10.1	Gravity	
Acclaim	Indulge	
Captivate	Infuse 4G	
Continuum	Intercept	
Droid Charge	Mesmerize	
Epic 4G	Nexus S	
Exhibit 4G	Nexus S 4G	
Fascinate	Replenish	
Galaxy Ace	Showcase Galaxy S	
Galaxy Prevail	Sidekick	
Galaxy S (i9000)	Transform	
Galaxy S 4G	Vibrant	

Exhibit 20 discloses which claims of each asserted patent that each Accused Instrumentality infringes based on Apple's investigation thus far. Apple's investigation is

ongoing, and Apple reserves the right to identify additional accused instrumentalities based upon continued discovery and investigation.

C. Patent Local Rule 3-1(c) — Claim Charts for the Accused Instrumentalities.

Attached as Exhibits 1-20 are claim charts that identify where each element of each asserted claim of the asserted patents is found within the Accused Instrumentalities, based on the information available to Apple.

The infringement evidence cited in these charts is exemplary and not exhaustive. Based on information currently known to Apple, Apple alleges that each of the Accused Instrumentalities infringes Apple's asserted claims in the same manner as disclosed in the exemplary claim charts, Exhibits 3, 6, 9, 12, 15, 16 & 17, as limited by Exhibit 20. Thus, Exhibits 3, 6, 9, 12, 15, 16 & 17 apply equally to all the Accused Instrumentalities that do not have a corresponding chart, as limited by Exhibit 20. For example, the Acclaim infringes claims 1, 3-5, 7, 8, 10-12, 14, 15, 17-19 & 21 of the '915 patent (see Exhibit 20) in the same manner as the Galaxy S 4G, as shown in Exhibit 15.

Apple's investigation is ongoing, and Apple reserves the right to amend or supplement these claim charts based upon continued discovery and investigation.

D. Patent Local Rule 3-1(d) — Indirect Infringement.

Samsung induces the infringement of others under 35 U.S.C. § 271(b) to the extent it contracts, instructs, or otherwise induces others to make, use, offer to sell, sell, or import the Accused Instrumentalities within or into the United States. Samsung also contributes to the infringement of others under 35 U.S.C. § 271(c) to the extent it offers to sell, sells, or imports part or all of the Accused Instrumentalities within or into the United States.

To the extent Samsung's direct infringement is based on joint acts of multiple parties, the role of each such party is described according to Apple's current understanding in Exhibits 1-20. Apple's investigation is ongoing, and Apple accordingly reserves the right to amend or supplement these assertions based upon continued discovery and investigation.

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Ε. Patent Local Rule 3-1(e) — Nature of Infringement.

Based on Apple's current understanding, each element or limitation of each asserted claim of each asserted patent is literally present in the Accused Instrumentalities, except where explicitly indicated. To the extent that any element or limitation of the asserted claims is not found to have literal correspondence in the Accused Instrumentalities, Apple alleges, on information and belief, that any such elements or limitations are present under the doctrine of equivalents in the Accused Instrumentalities.

F. Patent Local Rule 3-1(f) — Priority Dates.

The asserted claims of the '002 patent claim priority to application no. 08/316,237, filed September 30, 1994.

The asserted claims of the '381 patent claim priority to provisional application nos. 60/937,993, filed June 29, 2007; 60/946,971, filed June 28, 2007; 60/945,858, filed June 22, 2007; 60/879,469, filed January 8, 2007; 60/883,801, filed January 7, 2007; and 60/879,253, filed January 7, 2007.

The asserted claims of the '891 patent claim priority to application nos. 11/635,847, filed December 8, 2006 and 10/193,573 (U.S. 7,343,566), filed July 10, 2002.

The asserted claims of the '163 patent claim priority to provisional application nos. 60/937,993, filed June 29, 2007; 60/946,715, filed June 27, 2007; 60/879,469, filed January 8, 2007; 60/879,253, filed January 7, 2007; and 60/824,769, filed September 6, 2006.

The asserted claims of the '828 patent claim priority to application nos. 11/015,434 (U.S. 7,339,580), filed December 17, 2004 and 09/236,513 (U.S. 6,323,846), filed January 25, 1999, and provisional application no. 60/072,059, filed January 26, 1998.

The asserted claims of the '915, '607, and '129 patents do not "claim[] priority to an earlier application" under Patent L.R. 3-1(f).

For each asserted claim, Apple reserves the right to claim priority to earlier invention dates.

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1	G. Patent Local Rule 3-1(g) — Patentee's Asserted Practice of the Claimed Inventions.					
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3	Exhibit 21 discloses which Apple products practice the claimed inventions, under Patent					
4	L.R. 3-1(g).					
5	H. Patent Local Rule 3-1(h) — Willful Infringement.					
6	The basis of Apple's claim of willful infringement is set forth in Apple's Amended					
7	Complaint filed June 16, 2011. Samsung slavishly copied Apple's famous iPhone and iPad					
8	designs and patented features. Samsung continued to do so despite Apple's demand, made no					
9	later than July 2010, that Samsung stop its infringing activity.					
10	Before initiating this lawsuit, Apple had a series of in-person meetings with Samsung.					
11	Apple illustrated Samsung's ongoing infringement in detail. For instance, on August 4, 2010,					
12	Apple representatives made a presentation entitled "Samsung's Use of Apple Patents in					
13	Smartphones." This presentation has been produced to Samsung at APLNDC00001103-1125.					
14	II. DOCUMENT PRODUCTION ACCOMPANYING DISCLOSURES.					
15	A. Patent Local Rule 3-2(a) — Documents Evidencing Pre-Application Disclosure.					
16	Apple is not presently aware of any documents responsive to this category.					
17	B. Patent Local Rule 3-2(b) — Documents Evidencing Conception and					
18	Reduction to Practice.					
19	Copies of documents evidencing conception, reduction to practice, design and					
20	development of the claimed inventions are produced at APLNDC00003749 - APLNDC00004422					
21	APLNDC00004879 - APLNDC00005164, APLNDC00010655 - APLNDC00010713,					
22	APLNDC00010918 - APLNDC00011045, APLNDC00011048 - APLNDC00013689,					
23	APLNDC00014225 - APLNDC00014267, APLNDC00014338 - APLNDC00014356,					
24	APLNDC00014365 - APLNDC00035791.					
25	. In addition, Apple will produce for inspection samples and prototypes embodying the					
26	claimed inventions.					
27	C. Patent Local Rule 3-2(c) — File Histories for the Patents-in-Suit.					
28	Copies of the patent file histories are produced at APLNDC00020222-APLNDC00032478					
	d.					

1	D) .	Patent Local Rul	le 3-2(d) — Ownership of the Patents-in-Suit.
2	Copies of documents evidencing ownership of the patent rights are produced at			
3	APLNDO	C000	22694, APLNDC0	0022697, APLNDC00020228-APLNDC00020232,
4	APLNDO	C000	20395-APLNDC00	0020397, APLNDC00025526-APLNDC00025528,
5	APLNDO	C000	25531-APLNDC00	0025533, APLNDC00025601-APLNDC00025602,
6	APLNDO	C000	26545-APLNDC00	0026546, APLNDC00029314-APLNDC00029315,
7	APLNDO	C000	29357-APLNDC00	0029358, APLNDC00029369-APLNDC00029370,
8	APLNDO	C000	24804-APLNDC00	0024806, APLNDC00027201-APLNDC00027202,
9	APLNDO	C000	27203-APLNDC00	0027204, APLNDC00028352-APLNDC00028353,
10	APLNDO	C000	28407-APLNDC00	0028408, APLNDC00029106, APLNDC00028678-
11	APLNDO	C000	28684, APLNDC0	0028910-APLNDC00028911.
12	E	4.	Patent Local Rul Inventions.	le 3-2(e) — Patentee's Asserted Practice of the Claimed
13	C	Copies	s of documents sho	wing the operation of any aspects or elements of
14	instrumentalities Apple relies upon as embodying the asserted claims are produced at			
15	APLNDO	C000	10918-APLNDC00	0011045, APLNDC00011048-APLNDC00013689,
16	APLNDO	C000	14225-APLNDC00	0014244, APLNDC00014267, APLNDC00014338-
17	APLNDC00014356, APLNDC00014365-APLNDC00017963, APLNDC00018483-APLNDC00020221, APLNDC00032716-APLNDC00035791. In addition, Apple will produce for inspection commercial samples embodying the claimed inventions.			
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21	Dated:	Augu	ıst 26, 2011	MORRISON & FOERSTER LLP
22				By: /s/ Michael A. Jacobs
23				Michael A. Jacobs
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