## DECLARATION OF MIA MAZZA IN SUPPORT OF APPLE'S OPPOSITIONS TO SAMSUNG'S MOTION FOR SANCTIONS AND MOTION TO ENFORCE

## EXHIBIT 7

## **PUBLIC REDACTED VERSION**

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Page 1
1
                  UNITED STATES DISTRICT COURT
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       NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION
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5
    APPLE, INC., a California
    corporation,
б
                          Plaintiff,
7
                                                   CASE NO.
    vs.
                                                   11-cv-01846-LHK
8
     SAMSUNG ELECTRONICS CO., LTD,
     a Korean business entity;
9
     SAMSUNG ELECTRONICS AMERICA,
     inc., A New York corporation;
10
     SAMSUNG TELECOMMUNICATIONS
    AMERICA, LLC, a Delaware
11
     limited liability company,
12
                          Defendants.
13
14
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16
            HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
17
               VIDEOTAPED DEPOSITION OF EMILIE KIM
18
                          March 7, 2012
19
20
21
22
     Job No. 47152
23
    Reported by: LAURA AXELSEN, CSR NO. 6173
                   RMR, CRP, CLR
24
25
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	Page 2
1	BE IT REMEMBERED THAT, pursuant to Notice and on
2	Wednesday, March 7, 2012 at 9:15 a.m. thereof at 555 Twin
3	Dolphin Drive, Redwood Shores, California, before me,
4	LAURA AXELSEN, a Certified Shorthand Reporter, personally
5	appeared
б	EMILIE KIM,
7	called as a witness by the Defendants.
8	000
9	APPEARANCES
10	FOR THE PLAINTIFF:
11	
12	WILMERHALE
13	BY: VICTOR F. SOUTO, ESQ.
14	DEREK S. LAM, ESQ.
15	399 Park Avenue
16	New York, New York 10022
17	
18	There being also present Erica Tierney, Apple
19	in-house counsel, and Tim Zuroff, video operator.
20	
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22	000
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4	EXAMINATION	BY MR. STRETCH	4	
5				
6		000		
7				
8		INDEX OF EXHIBITS		
9				
10	EXHIBIT	DESCRIPTION	PAGE	
11				
12	Exhibit 1	Samsung's Amended first 30(b)(6)	7	
13		Deposition Notice to Apple Inc.		
14		(Technical Patent Topics)		
15	Exhibit 2	E-mail dated February 23, 2012 to Diane	7	
16		Hutnyan from Kolovos, Peter		
17	Exhibit 3	Notice of deposition of Emilie Kim	7	
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		Page 4
1	VIDEO OPERATOR: This is the start of disc No. 1	09:13
2	of the videotaped deposition of Emilie Kim in the matter	
3	of Apple Incorporated versus Samsung Electronics Company	
4	in the U.S. District Court Northern District of	
5	California, San Jose division, No. 11 CV 01846 LHK.	09:15
б	This deposition is being held at Quinn Emanuel,	
7	555 Twin Dolphin Drive, Redwood Shores, California on	
8	March 7th, 2012 at approximately 9:15 a.m.	
9	My name is Tim Zuroff. I'm the legal video	
10	specialist from TSG Reporting, headquartered at 747 Third	09:15
11	Avenue, New York, New York. The court reporter is Laura	
12	Axelsen in association with TSG reporting.	
13	Will counsel please introduce yourself.	
14	MR. STRETCH: Chris Stretch from Quinn Emanuel	
15	Urquhart & Sullivan on behalf of Samsung.	09:15
16	MR. SOUTO: Vic Souto, WilmerHale, on behalf of	
17	the witness and Apple, and with me is my colleague, Derek	
18	Lam, also of WilmerHale, and Erica Tierney from Apple.	
19	VIDEO OPERATOR: Will the court reporter please	
20	swear in the witness.	09:16
21	EMILIE KIM	
22	having been duly sworn, testified as follows:	
23	EXAMINATION BY MR. STRETCH	
24	MR. STRETCH: Q. Good morning, Ms. Kim.	
25	A. Good morning.	09:16

		Page 5
1	Q. Is it Ms. Kim or Mrs	09:16
2	A. Ms. is fine.	
3	Q. Ms. Okay. Uhm, have you ever been deposed	
4	before?	
5	A. No.	09:16
6	Q. Okay. Well welcome to the fray. Uhm, could you	
7	state and spell your name for the record, please?	
8	A. Emilie Kim, E-m-i-l-i-e, last name Kim, K-i-m.	
9	Q. Okay. Let me just as I'm sure your attorney	
10	has gone over with you about generally what to expect	09:16
11	here, but you understand you've just taken an oath to tell	
12	the truth, and it's the same oath as if you were	
13	testifying in court. Do you understand that?	
14	A. Yes.	
15	Q. Okay. Uhm, so as you can see, your testimony	09:17
16	my questions and your testimony are being recorded both	
17	stenographically and by video. Uhm, it's important for	
18	the stenographer to get a verbal response to the question.	
19	So then shaking your head or nodding is hard for her to	
20	pick up. So if you could verbally respond to my	09:17
21	questions, I appreciate it.	
22	For the same reason, it's important that we	
23	don't talk over each other. It tends to happen, uhm, uhm,	
24	but I will try and wait until you have finished and	
25	answered my question before I ask you a follow-up	09:17
1		

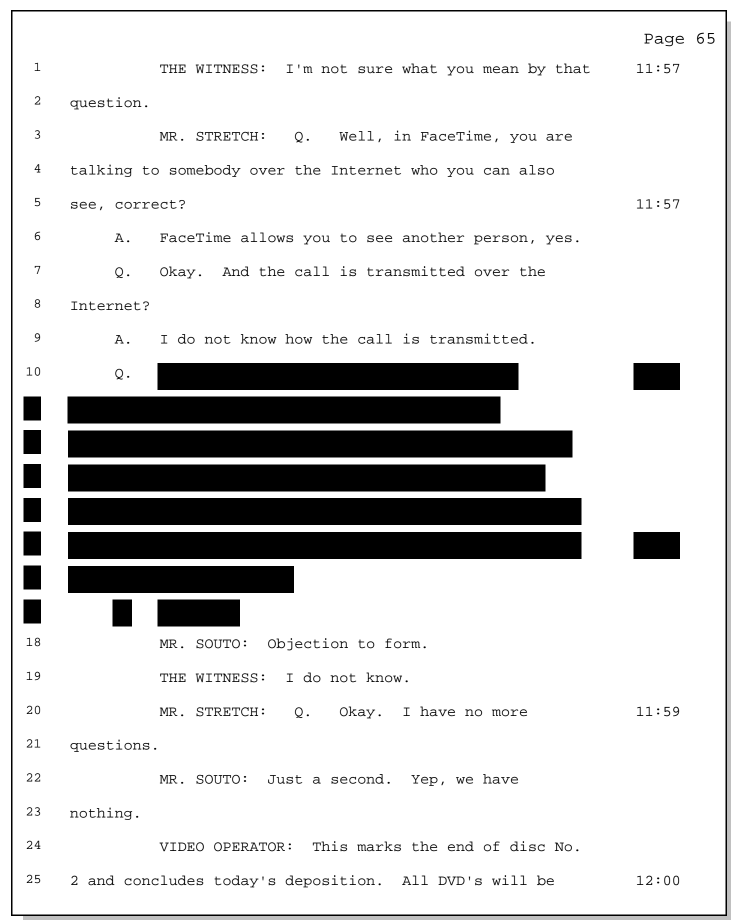
Page 6 question. If you could wait until I'm finished my 1 09:17 2 question, give your counsel a chance to object, and then 3 answer, things will go smoother. 4 Α. Okay. 5 Okay. If I ask you a question that you don't 09:18 Ο. б understand, or is not clear to you, just let me know, and I'll try and rephrase it. I'm not an engineer. So you 7 8 know, it's quite likely to happen. But just let me know, 9 and I'll see if I can form a question that you do 10 understand. 09:18 11 As I said, your counsel may object at certain 12 times, but unless he instructs you not to answer a 13 question, you can still go ahead and answer. Do you 14 understand that? 15 Α. 09:18 Yes. 16 Okay. Any time you want to take a break, just Q. 17 let me know. I'd prefer we do so, uhm, while -- that we 18 not take a break while a question is pending, but if you 19 need to talk to your counsel about whether you can 20 disclose something, that's fine. 09:18 21 Α. Okay. 22 Q. Any reason you can't give honest complete 23 truthful testimony here this morning? 24 Α. No. 25 Ο. Okay. I'm going to mark the first two exhibits. 09:19

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		Page
1	Actually, I think what we'll do is mark the first three	09:19
2	exhibits. The first is Samsung's amended first 30(b)(6)	
3	deposition notice to Apple, Inc. will be Exhibit 1. And	
4	the court reporter will mark the exhibit that's the copy	
5	you should look at because that will be the official	09:19
6	record of the deposition. Okay? So wait until she marks	
7	it and you can look at it.	
8	(EXHIBIT 1 WAS MARKED FOR IDENTIFICATION.)	
9	MR. STRETCH: Q. I'm going to mark as	
10	deposition Exhibit 2, an e-mail from Peter Kolovos. Am I	09:20
11	saying that right?	
12	MR. SOUTO: Kolovos, but that's New Jersey	
13	talking.	
14	MR. STRETCH: Q. To Diane Hutnyan designating	
15	Ms. Kim to testify on certain topics related to the rule	09:20
16	30(b)(6) notice that we just marked Exhibit 1. So that	
17	will be Exhibit 2.	
18	(EXHIBIT 2 WAS MARKED FOR IDENTIFICATION.)	
19	MR. STRETCH: Q. And finally, I'm going to	
20	mark a Notice of Deposition of Emilie Kim, which we served	09:20
21	yesterday is my understanding, and that will be Exhibit	
22	No. 3.	
23	(EXHIBIT 3 WAS MARKED FOR IDENTIFICATION.)	
24	THE WITNESS: Excuse me.	
25	MR. STRETCH: Q. Excuse me. Uhm, if I could	09:21

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		Page
1	ask you to look at Exhibit 1, which is the thick document,	09:21
2	I think, and you can take as much time as you like to look	
3	through it, but I just want to make sure that we're all on	
4	the same page as to the topics on which you're designated	
5	to testify today. Those appear on page 14 of the notice.	09:22
6	Have you had a chance to look at that?	
7	A. I looked through the document.	
8	Q. Okay. If you will turn to page 14 of the	
9	document and compare that with what I marked, I think, as	
10	deposition Exhibit 2, which is an e-mail designating you	09:24
11	to testify on certain topics. Uhm, do you understand that	
12	you've been designated by Apple to testify on behalf of	
13	Apple with respect to topics 30, 31, 33, 34, and 36?	
14	MR. SOUTO: Subject to Apple's objections.	
15	THE WITNESS: Yes.	09:25
16	MR. STRETCH: Q. Okay. Now, uhm, so that	
17	we're all on the same page here, each of these topics asks	
18	about Apple accused products. Uhm, if you could turn to	
19	page 6 of this document, and it's paragraph 28, and by	
20	this document, I mean Exhibit 1. You'll see that	09:25
21	paragraph 28 provides a definition of Apple accused	
22	products. And you'll see down at the very bottom of that	
23	paragraph it identifies a number of Apple products. Are	
24	you prepared to testify with respect to the topics we've	
25	identified about each of these products that are	09:26



									Page	66
1	held by TSG	reporting.	We	are	now g	oing of	f the	record.	12:00	
2	It is 12:00	p.m.								
3	(The	deposition	was	cond	cluded	l at 12:	:00 p.m	.)		
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