

**DECLARATION OF NATHAN SABRI IN
SUPPORT OF APPLE'S OPPOSITIONS TO
SAMSUNG'S MOTION FOR SANCTIONS AND
MOTION TO ENFORCE**

EXHIBIT 14

From: Mazza, Mia
Sent: Sunday, April 15, 2012 5:55 PM
To: 'Diane Hutnyan'
Cc: AppleMoFo; Samsung v. Apple; WHAppleSamsungNDCalService@wilmerhale.com
Subject: RE: Apple v. Samsung Proposal Regarding 796 Transcripts
Attachments: 2012-04-15 Ltr Mazza to Hutnyan re 796 transcripts.pdf

Diane:

In light of Judge Grewal's April 12, 2012, Order, Apple agrees that all transcripts of depositions taken in *Certain Electronic Digital Media Devices and Components Thereof*, ITC Inv. No. 337-TA-796 ("ITC 796") are deemed produced in *Apple v. Samsung*, Case No. 11-cv-1846-LHK (PSG) (N.D. Cal.) (the "N.D. Cal. case").

Apple reserves its right to challenge admissibility of ITC 796 transcripts in the N.D. Cal. case.

Regards,

Mia Mazza
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From: Diane Hutnyan [mailto:dianehutnyan@quinnemanuel.com]
Sent: Friday, April 13, 2012 3:36 PM
To: Mazza, Mia
Cc: Samsung v. Apple; WHAppleSamsungNDCalService@wilmerhale.com; AppleMoFo
Subject: Apple v. Samsung Proposal Regarding 796 Transcripts

Dear Mia,

In light of the Court's ruling that 796 deposition transcripts are relevant and must be produced, and given that rebuttal expert reports are due on Monday, will Apple agree that the 796 deposition transcripts are immediately deemed produced in this action? This would prevent both sides from having to do supplemental reports and an additional round of expert depositions when the materials are produced later this month. Please let us know today.

Thank you.

Diane Cafferata Hutnyan | partner | quinn emanuel urquhart & sullivan, llp

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