Exhibit I

EXHIBIT 20 FILED UNDER SEAL

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11		
12		Attorneys for Plaintiff and
13		Counterclaim-Defendant Apple Inc.
14	UNITED STATES	DISTRICT COURT
		RICT OF CALIFORNIA
15	5 SAN JOSE DIVISION	
16	APPLE INC., a California corporation,	
17	Plaintiff,	
18	VS.	Civil Action No. 11-CV-01846-LHK
19	SAMSUNG ELECTRONICS CO., LTD., a	APPLE INC.'S OBJECTIONS AND
20	Korean business entity, SAMSUNG	RESPONSES TO SAMSUNG'S FOURTH
	ELECTRONICS AMERICA, INC., a New York corporation, and SAMSUNG	SET OF INTERROGATORIES
21	TELECOMMUNICATIONS AMERICA,	CONFIDENTIAL UNDER THE
22	LLC, a Delaware limited liability company,	PROTECTIVE ORDER
23	Defendants.	
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		APPLE INC.'S RESPONSES TO SAMSUNG'S FOURTH SET OF INTERROGATORIES

	SUBJECT TO PROTECTIVE ORDER CONTAINS CONFIDENTIAL INFORMATION	
1		
2	SAMSUNG ELECTRONICS CO., LTD., a	
3	Korean business entity, SAMSUNG ELECTRONICS AMERICA, INC., a New	
4	York corporation, and SAMSUNG	
5	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company, a	
6	California corporation,	
7	Counterclaim-Plaintiff,	
8	V.	
9	APPLE INC., a California corporation,	
10	Counterclaim-Defendant.	
11		
12	PLAINTIFF AND COUNTERCLAIM-DEFENDANT APPLE INC.'S	
13	OBJECTIONS AND RESPONSES TO SAMSUNG'S FOURTH SET OF INTERROGATORIES (NOS. 34-80)	
14	Under Rules 26 and 33 of the Federal Rules of Civil Procedure and Local Rule 33, Apple	
15	Inc. ("Apple") hereby objects and responds to the Fourth Set of Interrogatories to Apple Inc.	
16	(Nos. 34-80) served by Samsung Electronics Co., Ltd., Samsung Electronics America, Inc., and	
17	Samsung Telecommunications America LLC (collectively, "Samsung") on February 8, 2012.	
18	These responses are based on information reasonably available to Apple at the present time.	
19	Apple reserves the right to amend and supplement these responses when and if additional	
20	information becomes available.	
21	GENERAL OBJECTIONS	
22	Apple makes the following general responses and objections ("General Objections") to	
23	each definition, instruction, and interrogatory propounded in Samsung's Fourth Set of	
24	Interrogatories to Apple Inc. These General Objections are hereby incorporated into each	
25	specific response. The assertion of the same, similar, or additional objections or partial responses	
26	to individual interrogatories does not waive any of Apple's General Objections.	
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28	APPLE INC.'S RESPONSES TO SAMSUNG'S	

1. Apple objects to Samsung's definitions of "APPLE," "PLAINTIFF," "YOU," and "YOUR" to the extent they purport to include persons or entities that are separate and distinct from Apple and are not under Apple's control. "Apple" refers only to Apple Inc.

2. Apple objects to Samsung's definitions of each term incorporating the word "PATENT," "PATENTS," and "PATENTS-IN-SUIT," including definitions 4 through 16, because they are inaccurate, overly broad, vague, ambiguous, and unduly burdensome.

3. Apple objects to Samsung's definition of "APPLE ACCUSED PRODUCTS" to the extent it is overly broad and unduly burdensome and to the extent it seeks information that is neither relevant nor reasonably calculated to lead to the discovery of admissible evidence. Apple further objects to Samsung's definition of "Apple Accused Products" to the extent that it requires a legal conclusion. For purposes of responding to these Requests, Apple interprets the term "Apple Accused Products" to mean those products that are specifically identified and accused in Samsung's Patent Local Rule 3-1 Infringement Contentions, served on September 7, 2011.

4. Apple objects to the definition of "APPLE MANUFACTURERS" to the extent it includes entities who have no role in the manufacture of the Apple Accused Products. Apple further objects that this definition as overbroad to the extent it includes "all their predecessors, successors, parents, divisions, subsidiaries, and affiliates thereof, and all officers, agents, employees, counsel and other persons acting on their behalf, or any other person or entity subject to their control or which controls them."

5. Apple objects to the definition of the term "3GPP" as vague, ambiguous, overbroad, and unduly burdensome to the extent it departs from Apple's own definition of this term, as defined in Apple's Third Set of Requests for Production of Documents.

Apple objects to the definition of "Software" and "Related Documentation" as
 overbroad, vague, ambiguous, and unduly burdensome, especially with regards to the terms
 "acted upon by a processor," "listings," and "descriptive or explanatory documentary
 documents." Apple further objects because much of the "source code, hardware code, machine

code, object code, assembly code" or other "code" for hardware provided by third parties is not within Apple's possession, custody, or control.

7. Apple objects to the definition of "Baseband Processor" because it is inaccurate, overbroad, vague, ambiguous, and unduly burdensome, especially with regards to the phrase "mainly used to process communication functions."

8. Apple objects to the definition of the term "FRAND" as vague and ambiguous to the extent it departs from Apple's own definition of this term, as defined in Apple's Ninth Set of Requests for Admission.

9. Apple objects to Samsung's definitions of "APPLE TRADE DRESS" because it is inaccurate, overly broad, vague, ambiguous, and unduly burdensome. For the purposes of these responses and objections, Apple uses the following defined terms:

• "Original iPhone Trade Dress" means the following elements of Apple's product designs: a rectangular product with four evenly rounded corners; a flat clear surface covering the front of the product; the appearance of a metallic bezel around the flat clear surface; a display screen under the clear surface; under the clear surface, substantial black borders above and below the display screen and narrower black borders on either side of the screen; when the device is on, a matrix of colorful square icons with evenly rounded corners within the display screen; and when the device is on, a bottom dock of colorful square icons with evenly rounded corners set off from the other icons on the display, which does not change as other pages of the user interface are viewed;

• "iPhone 3G Trade Dress" means the following elements of Apple's product designs: a rectangular product with four evenly rounded corners; a flat clear surface covering the front of the product; the appearance of a metallic bezel around the flat clear surface; a display screen under the clear surface; under the clear surface, substantial black borders above and below the display screen and narrower black borders on either side of the screen; when the device is on, a row of small dots on the display screen; when the device

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is on, a matrix of colorful square icons with evenly rounded corners within the display screen; and when the device is on, a bottom dock of colorful square icons with evenly rounded corners set off from the other icons on the display, which does not change as other pages of the user interface are viewed;

• "iPhone 4 Trade Dress" means the following elements of Apple's product designs: a rectangular product with four evenly rounded corners; a flat clear surface covering the front of the product; a display screen under the clear surface; under the clear surface, substantial neutral (black or white) borders above and below the display screen and narrower black borders on either side of the screen; a thin metallic band around the outside edge of the phone; when the device is on, a row of small dots on the display screen; when the device is on, a row of small dots on the display screen; when the device is on, a matrix of colorful square icons with evenly rounded corners within the display screen; and when the device is on, a bottom dock of colorful square icons with evenly rounded corners set off from the other icons on the display, which does not change as other pages of the user interface are viewed;

• "iPhone Trade Dress" means the following elements of Apple's product designs: a rectangular product with four evenly rounded corners; a flat clear surface covering the front of the product; a display screen under the clear surface; under the clear surface, substantial neutral (black or white) borders above and below the display screen and narrower neutral borders on either side of the screen; when the device is on, a matrix of colorful square icons with evenly rounded corners within the display screen; and when the device is on, a bottom dock of colorful square icons with evenly rounded corners set off from the other icons on the display, which does not change as other pages of the user interface are viewed;

• "iPad Trade Dress" means the following elements of Apple's product designs: a rectangular product with four evenly rounded corners; a flat clear surface covering the front of the product; the appearance of a metallic rim around the flat clear surface; a

1	display screen under the clear surface; under the clear surface, substantial neutral (black	
2	or white) borders on all sides of the display screen; and when the device is on, a matrix of	
3	colorful square icons with evenly rounded corners within the display screen;	
4	• "iPad 2 Trade Dress" means the following elements of Apple's product designs: a	
5	rectangular product with four evenly rounded corners; a flat clear surface covering the	
6	front of the product; the appearance of a metallic rim around the clear flat surface; a	
7	display screen under the clear surface; under the clear surface, substantial neutral (black	
8	or white) borders on all sides of the display screen; and when the device is on, a matrix of	
9	colorful square icons with evenly rounded corners within the display screen;	
10	• "Trade Dress Registrations" means U.S. Registration Nos. 3,470,983; 3,457,218; and	
11	3,475,327; and	
12	• "Trade Dress Applications" means U.S. Application Serial Nos. 77/921,838;	
13	77/921,829; 77/921,869; and 85/299,118.	
14 15	10. Apple objects to Samsung's definitions of "APPLE TRADEMARKS" because it	
15	is inaccurate, overly broad, vague, ambiguous, and unduly burdensome. For the purposes of	
10	these responses and objections. Apple uses the following defined terms:	
18	• "Registered Icon Trademarks" means the marks shown in U.S. Registration Nos.	
19	3,886,196; 3,889,642; 3,886,200; 3,889,685; 3,886,169; and 3,886,197;	
20	• "Purple iTunes Store Trademark" means the mark shown in U.S. Application Serial	
21	No. 85/041,463; and	
22	• "iTunes Eighth Note and CD Design Trademark" means the mark shown in U.S.	
23	Registration No. 2,935,038.	
24	11. Apple objects to Samsung's definition of "Document" and "Documents" as overly	
25	broad, vague, ambiguous, unduly burdensome, and not reasonably calculated to lead to the	
26	discovery of admissible evidence. "Document" shall have the meaning ascribed to it by Federal	
27	Rule of Civil Procedure 34 and Federal Rule of Evidence 1001.	
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	APPLE INC.'S RESPONSES TO SAMSUNG'S FOURTH SET OF INTERROGATORIES	

12. Apple objects to the definition of the terms "referring to," "relating to," "concerning," or "regarding" as vague, ambiguous, overbroad, and unduly burdensome to the extent that they depart from Apple's own definitions of these terms, as defined in Apple's Third Set of Interrogatories, dated August 3, 2011.

5 Apple objects to Samsung's definition of "IDENTIFY" because it is overly broad 13. 6 and unduly burdensome and because it purports to impose requirements and obligations on 7 Apple other than as set forth in the Federal Rules of Civil Procedure. Samsung's definition is 8 overbroad and unduly burdensome because it would require Apple to include in its responses, for 9 example, the addresses, employer names, and job titles of every individual identified, regardless 10 of their employment at Apple; documents and testimony supporting every fact in Apple's 11 responses; model names/numbers, manufacturers, announcement/release/sales dates, sellers, and 12 descriptions for any product identified in Apple's responses, regardless of whether the product is 13 an Apple product; production numbers, document type, a description of the general nature and 14 subject matter, date of creation, and all authors, addressees, and recipients for every document; 15 and country, patent or application number, filing/publication/grant dates, patentees, and 16 applicants for every patent document. 17

14. Apple objects to Samsung's Instruction Nos. 1 and 2 because they are vague,
ambiguous, overly broad, and unduly burdensome, especially in their purported requirement that
Apple furnish information from entities that are not Apple, and from persons with "the best
knowledge." Apple further objects to these instructions because they call for the disclosure of
information that is privileged and protected by the work product doctrine.

15. Apple objects to Samsung's Instruction Nos. 3 and 5-10 because they purport to
impose requirements and obligations on Apple other than as set forth in the Federal Rules of
Civil Procedure.

26 16. Apple provides these objections and responses to the best of its current
27 knowledge. Discovery or further investigation may reveal additional or different information

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warranting amendment of these objections and responses. Apple reserves the right to produce at trial and make reference to any evidence, facts, documents, or information not discovered at this time, omitted through good-faith error, mistake, or oversight, or the relevance of which Apple has not presently identified.

17. By responding to these interrogatories, Apple does not concede the relevance or materiality of any of the interrogatories or of the subjects to which it refers. Apple's responses are made subject to, and without waiving any objections as to the competency, relevancy, materiality, privilege, or admissibility of any of the responses, or of the subject matter to which they concern, in any proceeding in this action or in any other proceeding.

18. Apple objects to any interrogatory to the extent that it seeks information that is 11 protected from disclosure by the attorney-client privilege, the attorney work product doctrine, the 12 joint defense or common interest privilege, or any other applicable privilege, doctrine, or 13 discovery immunity. The inadvertent production by Apple of information protected from 14 disclosure by any such privilege, doctrine, or immunity shall not be deemed a waiver by Apple 15 of such privileges or protections. Pursuant to the parties' agreement, to the extent any 16 interrogatory calls for the identification of information dated after April 15, 2011 that is 17 protected by such privilege, doctrine, or immunity, such information will not be included on 18 Apple's privilege log. 19

19. Apple objects generally to the Interrogatories to the extent they seek confidential,
proprietary, or trade secret information of third parties. Apple will endeavor to work with third
parties in order to obtain their consent, if necessary, before providing such information. To the
extent an interrogatory seeks information of a confidential or proprietary nature to Apple, or to
others to whom Apple is under an obligation of confidentiality, Apple will respond pursuant to
the terms of the protective order to be entered in this case and subject to notice to third parties, as
necessary.

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20. Apple objects to any interrogatory to the extent it is premature and/or to the extent that it: (a) conflicts with the schedule entered by the Court; (b) conflicts with obligations that are imposed by the Federal Rules of Civil Procedure, the Civil Local Rules and/or the Patent Local Rules of this Court, and/or any other applicable rule; (c) seeks information that is the subject of expert testimony; (d) seeks information and/or responses that are dependent on the Court's construction of the asserted claims of the patents-in-suit; and/or (e) seeks information and/or responses that are dependent or produced.

21. Apple objects to each interrogatory as overbroad and unduly burdensome to the extent that it calls for information that is neither relevant to the claims or defenses of the parties nor reasonably calculated to lead to the discovery of admissible evidence.

22. Apple objects to each interrogatory and to Samsung's "Definitions" and "Instructions" to the extent they are vague, ambiguous, overbroad, or unduly burdensome, or purport to impose upon Apple any duty or obligation that is inconsistent with or in excess of those obligations that are imposed by the Federal Rules of Civil Procedure, the Civil Local Rules and/or the Patent Local Rules of this Court, or any other applicable rule.

Apple objects to any Interrogatory to the extent it seeks irrelevant information
 about Apple's products or business operations. Such requests are overbroad and unduly
 burdensome. Apple will only produce information that is relevant to the patents-in-suit, or that is
 otherwise related to the claims or defenses of the parties asserted by the parties in this litigation.

24. Apple objects to each Interrogatory to the extent that it would impose a duty on Apple to undertake a search for or an evaluation of information, documents, or things for which Samsung is equally able to search for and evaluate. In particular, Apple objects to each Interrogatory to the extent that it seeks information or documents that are publicly available.

25. Apple objects to each Interrogatory to the extent that it seeks information that can be derived or ascertained from documents that will be produced in discovery or that are uniquely in Samsung's possession, custody, and control.

26. Apple objects to the Interrogatories to the extent they would require Apple to make a legal conclusion or contention to make a proper response.

27. Apple objects to any Definition, Instruction, or Interrogatory to the extent that it purports to require identification of oral communications. Such Definition, Instruction, or Interrogatory is overbroad, vague, ambiguous, and unduly burdensome.

28. Apple objects to the Interrogatories to the extent that they purport to define words or phrases to have a meaning different from their commonly understood meaning, or to include more than their commonly understood definitions.

29. In Apple's objections, the terms "and" and "or" are intended to be construed conjunctively or disjunctively as necessary to make the objections inclusive rather than exclusive.

30. Apple objects to the Interrogatories to the extent they purport to require Apple to identify or describe or identify "every," "each," "any," or other similarly expansive, infinite, or all-inclusive terms to the extent that such Interrogatories are overbroad and unduly burdensome.

31. Apple objects to the Interrogatories to the extent they seek information that is not in the possession, custody, or control of Apple, purport to require Apple to speculate about the identity of persons who might have responsive documents, and/or purport to call for any description of documents that Apple no longer possesses and/or was under no obligation to maintain.

32. Apple objects to the Interrogatories to the extent they are not limited in time and
seek information for periods of time that are not relevant to any claim or defense.

33. Apple's objections as set forth herein are made without prejudice to Apple's right
to assert any additional or supplemental objections pursuant to Rule 26(e).

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APPLE INC.'S RESPONSES TO SAMSUNG'S FOURTH SET OF INTERROGATORIES Case No. 11-cv-01846 (LHK)

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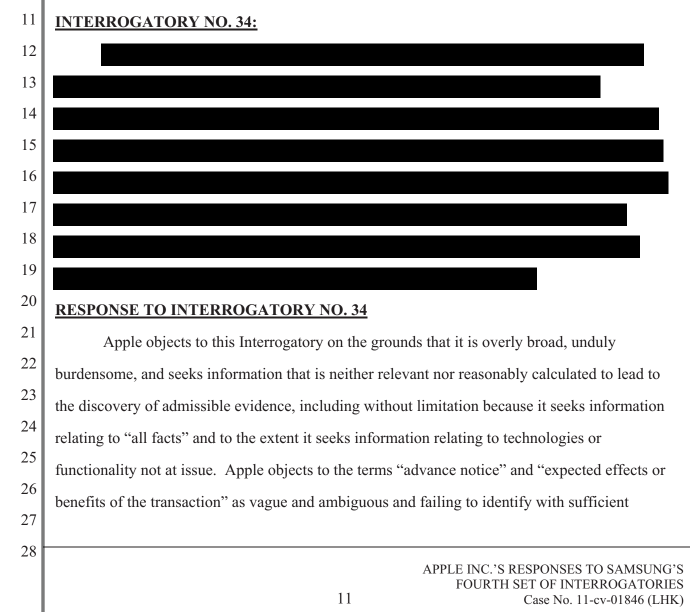
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34. Apple will make, and has made, reasonable efforts to respond to Samsung's Fourth Set of Interrogatories, to the extent that no objection is made, as Apple reasonably understands and interprets each Interrogatory. If Samsung subsequently asserts any interpretation of any Interrogatory that differs from the interpretation of Apple, then Apple reserves the right to supplement and amend its objections and responses.

OBJECTIONS AND RESPONSES TO INTERROGATORIES

8 Subject to the foregoing qualifications and General Objections and the specific objections
9 made below, Apple objects and responds to Samsung Electronics Co. Ltd.'s Fourth Set of
10 Interrogatories to Apple Inc. as follows:



INTERROGATORY NO. 72:

Separately for each SAMSUNG product that YOU contend infringes any APPLE DESIGN PATENT, state fully and in detail on a patent-by-patent basis all facts supporting YOUR contention of infringement, describe fully and in detail on a patent-by-patent basis where each claimed element or feature of the patent is found on the accused SAMSUNG product and provide a chart identifying fully and in detail on a patent-by-patent basis specifically where each claimed element or feature is found on the accused SAMSUNG product.

RESPONSE TO INTERROGATORY NO. 72

Samsung directly infringes each asserted design patent (D'889, D'087, D'677, D'270, D'790, D'334, and D'305) by making, using, selling, and offering for sale within the United States and importing into the United States devices that practice these patents, including the Accused Products. Each design patent claims the overall designs depicted, and the claims in these patents are presumptively valid.

No aspect of the designs in the asserted design patents is dictated by function. Thus, no aspect of the designs should be factored out for purposes of determining whether Samsung's devices infringe the D'889, D'087, D'677, D'270, D'790, D'334, and D'305 Patents. A design is not dictated solely by function when alternative designs are available. With respect to the designs claimed in the asserted design patents, numerous alternative designs exist—some of which were patented or commercially manufactured by Samsung itself and some of which were patented or made by third parties.

The following is a representative sampling of alternative designs that are available for each of the design patents at issue in this case.

Alternative designs with respect to the D'889 Patent include without limitation the following patents and products:

- Samsung Q1
- Compaq TC1000

1	• Sony Tablet S & P	
2	Barnes & Noble Nook Tablet	
3	• Vinci Tablet	
4	• Acer Iconia Tab A500	
5	• Fusion Garage Grid 10	
6	• GriDPAD 2050	
7	Motion Computing LS800	
8	Droid XYBoard 8.2	
9	Alternative designs with respect to the D'087, D'677, and D'270 Patents include without	
10	limitation the following products:	
11	Pantech Crossover	
12	• Sony Ericsson Xperia X10	
13	• Nokia N8	
14	• NEC N908	
15 16	• Nokia Lumia 800	
10	Casio GZ One Commando	
18	• Sony Ericsson Xperia S	
19	Modu phones and related jackets	
20	• Nokia X5-01	
21	• Samsung M7600 Beat DJ	
22	Alternative designs with respect to the D'790, D'334, and D'305 Patents include without	
23		
24	• Sony Ericsson Xperia X10	
25	• Nokia N8	
26	Palm Centro	
27	• Palm Pixi Plus	
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	APPLE INC.'S RESPONSES TO SAMSUNG'S FOURTH SET OF INTERROGATORIES	

• Nokia Lumia 800

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- Palm Treo 700p
- Pantech Hotshot CDM8992VW
- Blackberry Torch 9850
- Blackberry Storm 2
- Samsung F700

Moreover, alternative cellular phone and tablet computer designs were explored during the development process of Apple products and some were commercially manufactured by Apple. These alternatives designs are contained in the native design files that have been produced for inspection, in the printouts of these native files that have been produced to Samsung, and in the numerous Apple mockups that have been produced for inspection. A number of these alternative designs were identified in Christopher Stringer's reply declaration in support of Apple's motion for preliminary injunction.

In determining whether an accused product infringes a design patent, courts must
compare the patented design as a whole to the accused products. Verbal descriptions of the
claimed designs are not required. As demonstrated in the following claim charts, the asserted
Apple designs are substantially the same in overall visual appearance as the corresponding
portion of each accused Samsung product.

The D'889 Patent 1.

FIG. 3

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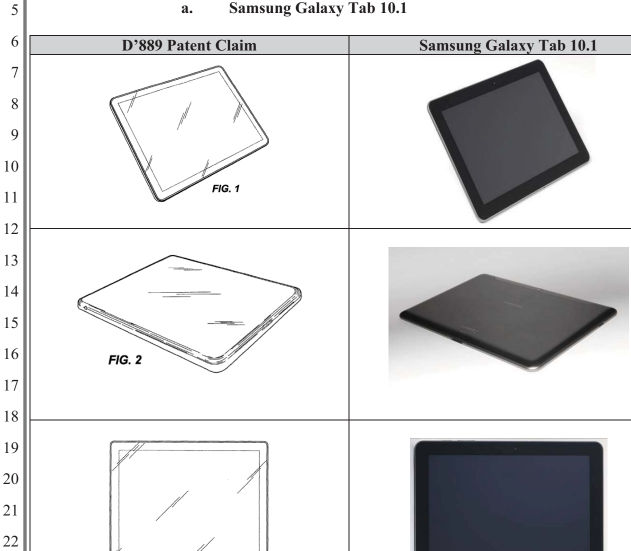
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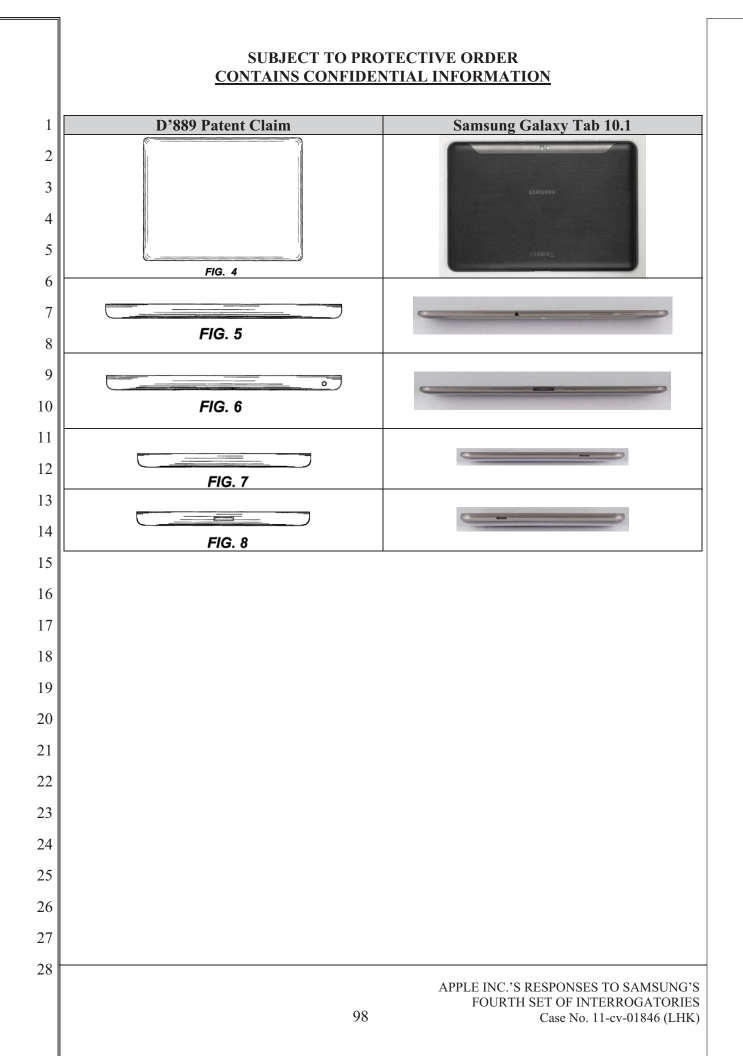
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Each accused Samsung product incorporates a body and front face that is substantially the same in overall visual appearance as the design claimed in the D'889 Patent.



Samsung Galaxy Tab 10.1



2. The D'087 Patent²

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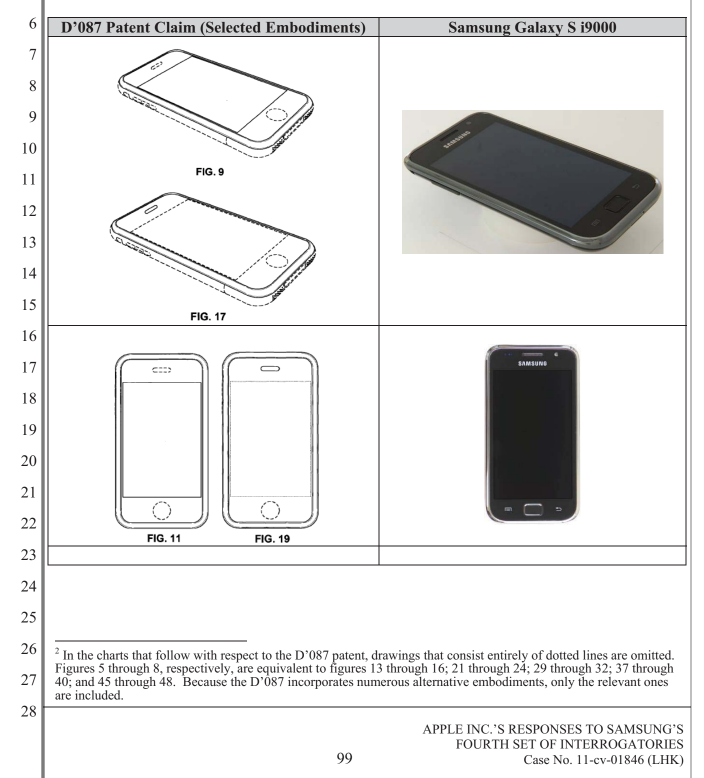
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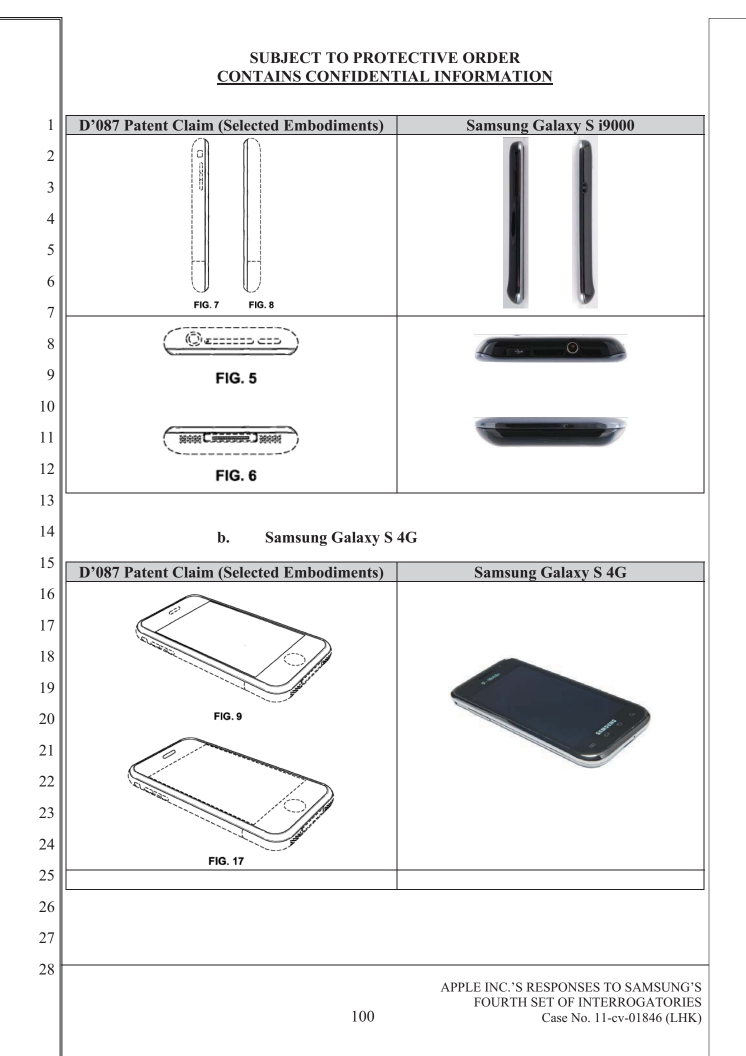
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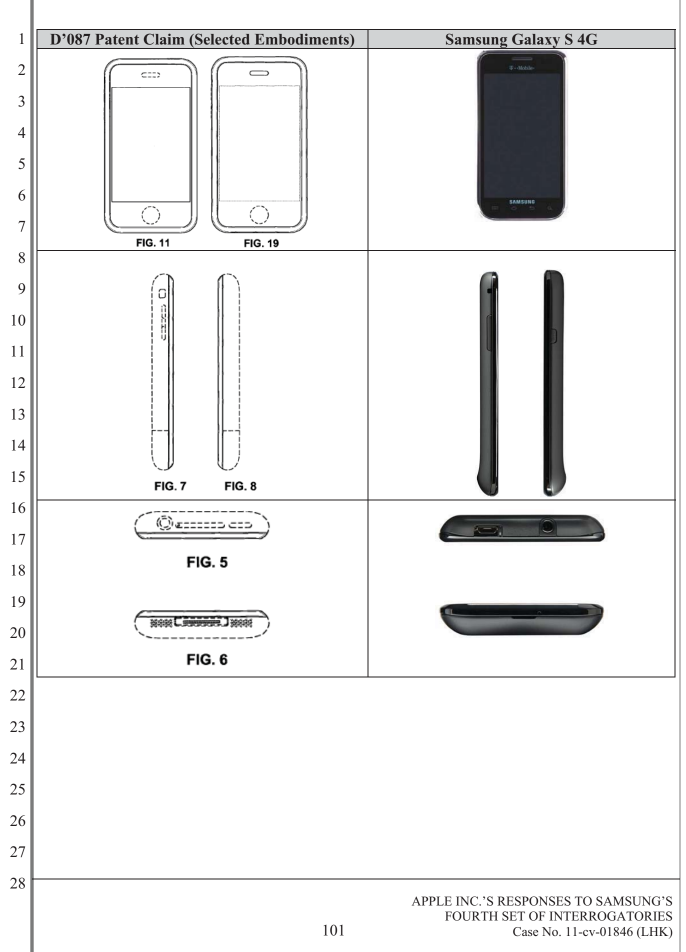
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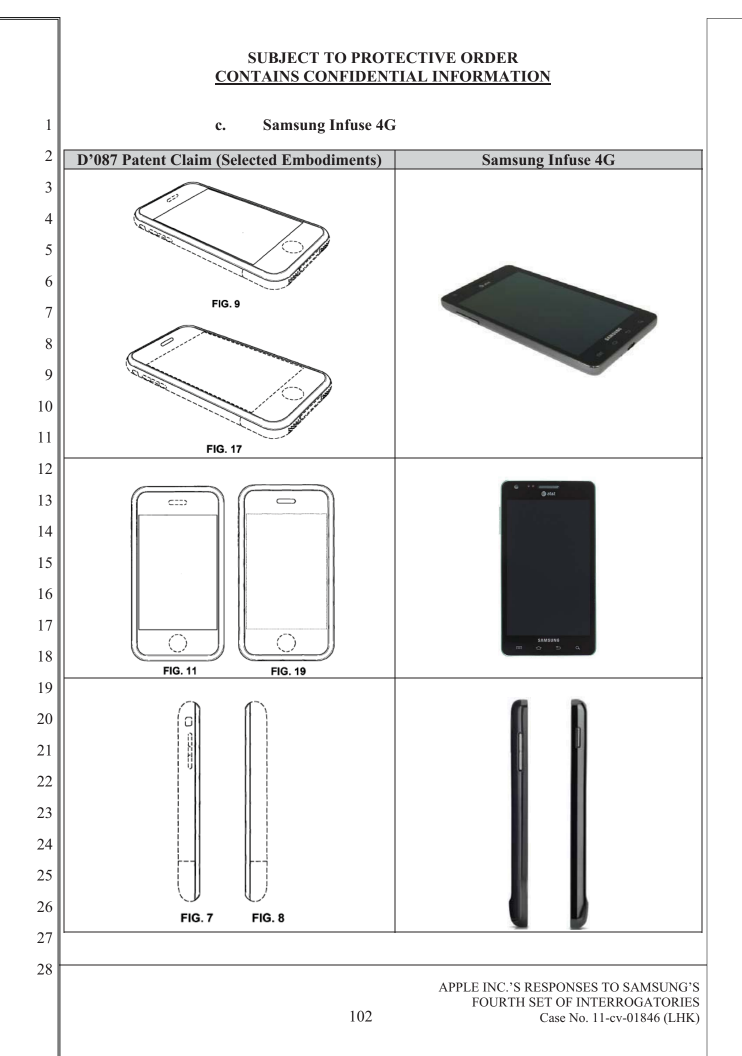
Each accused Samsung product incorporates a front face and bezel that is substantially the same in overall visual appearance as the design claimed in the D'087 Patent.

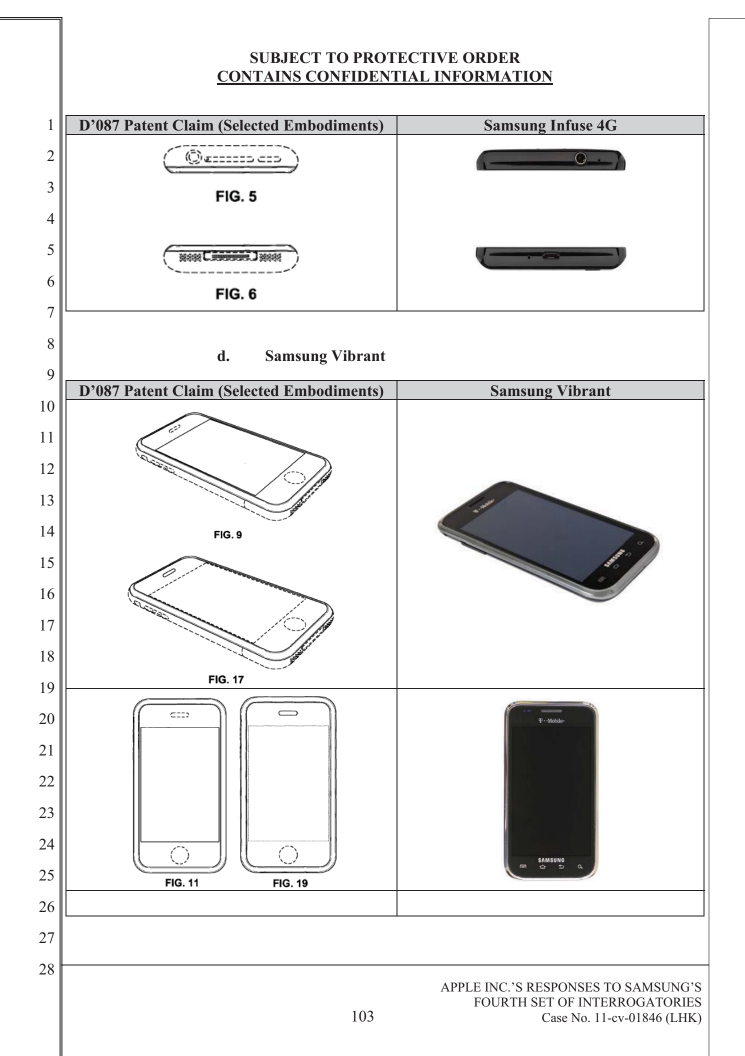
a. Samsung Galaxy S i9000

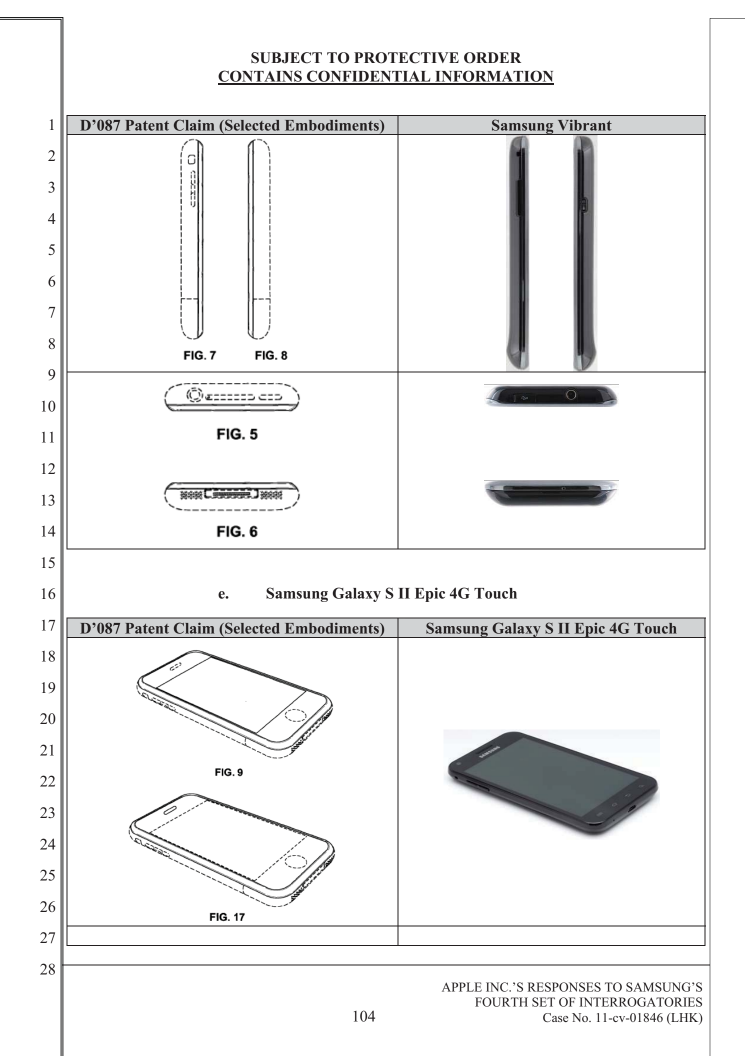


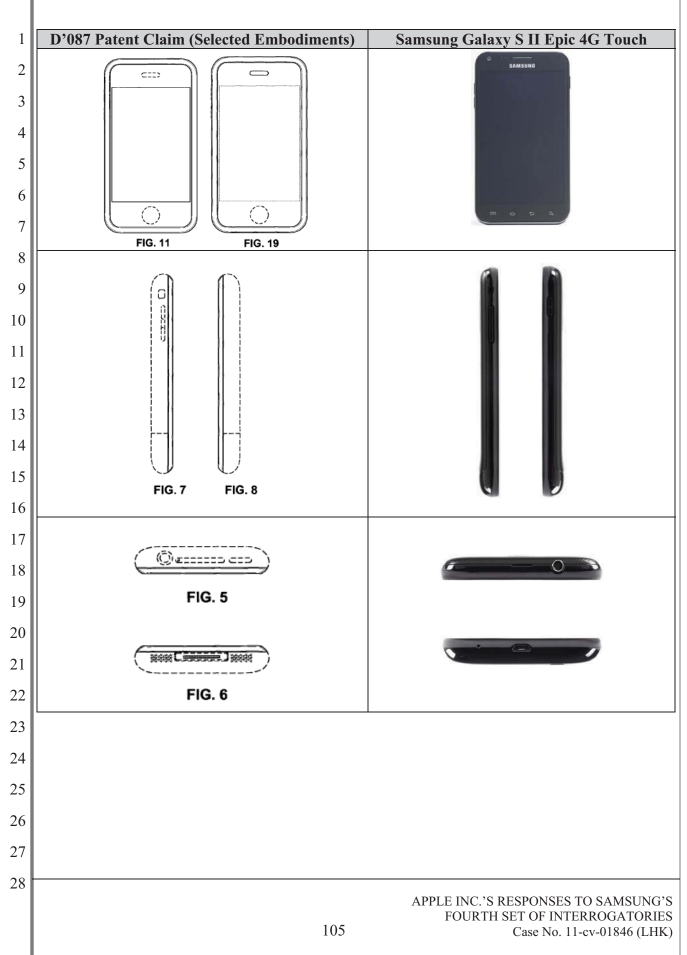


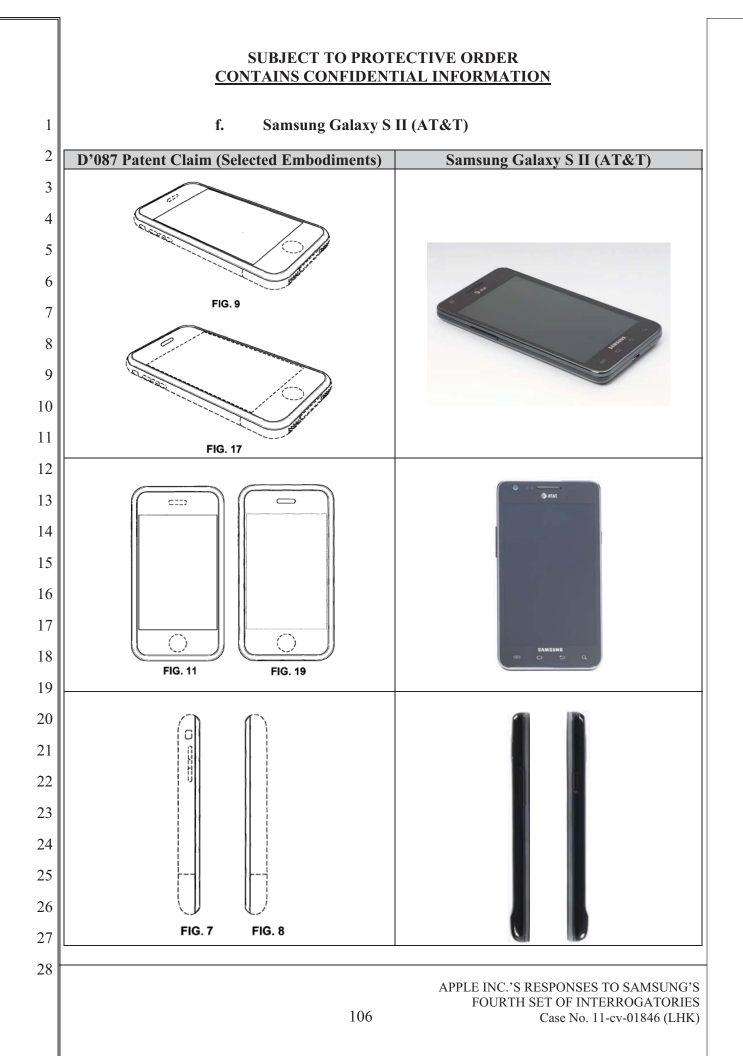


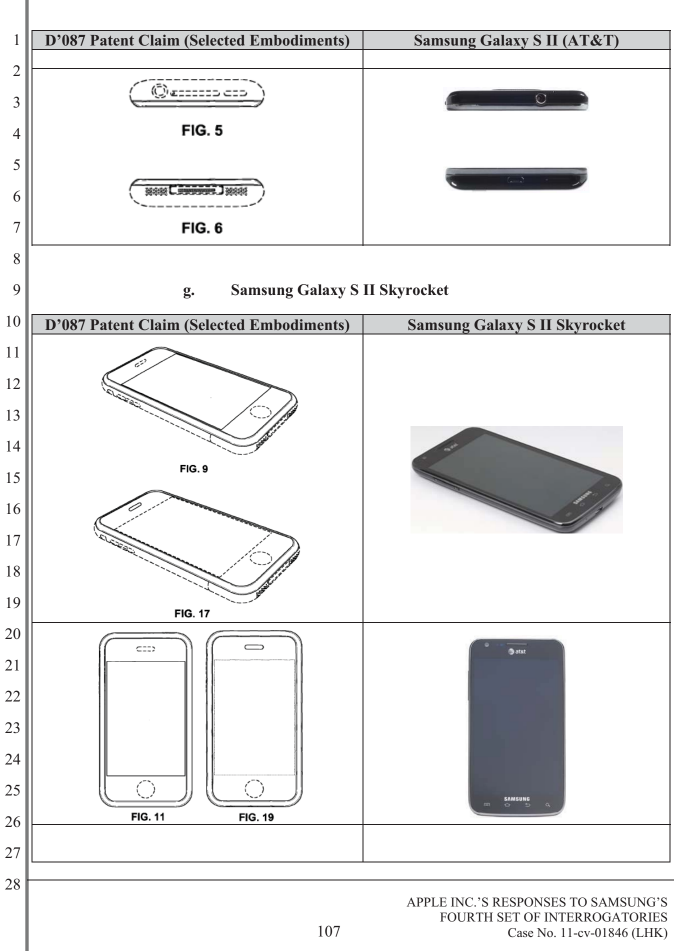


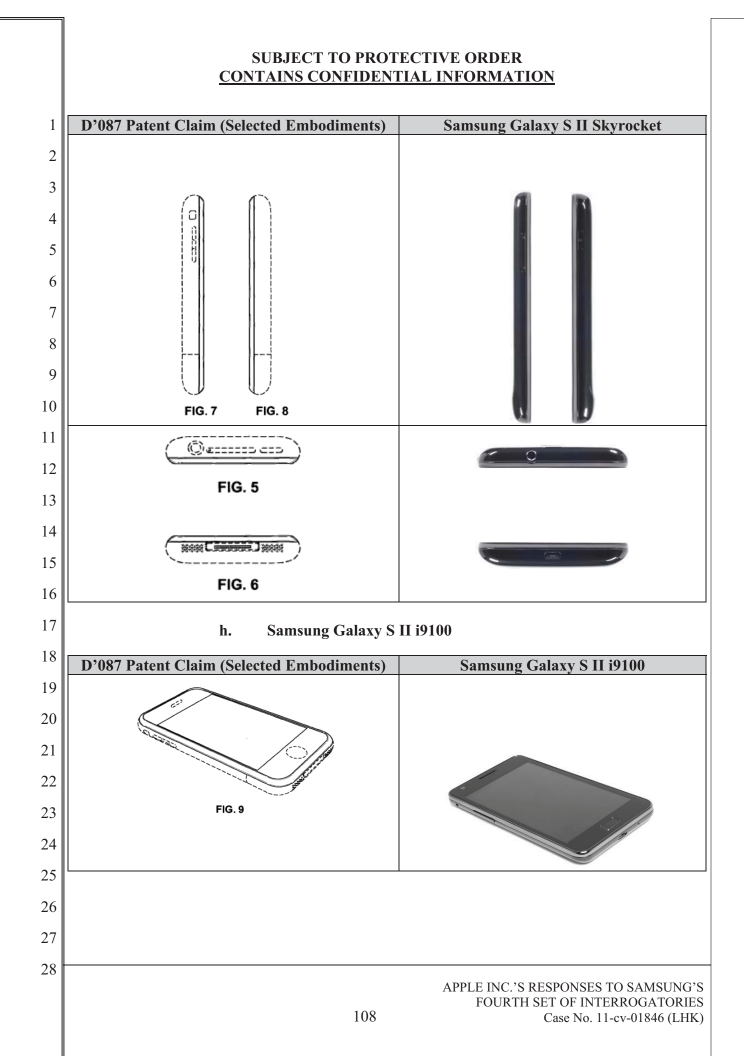


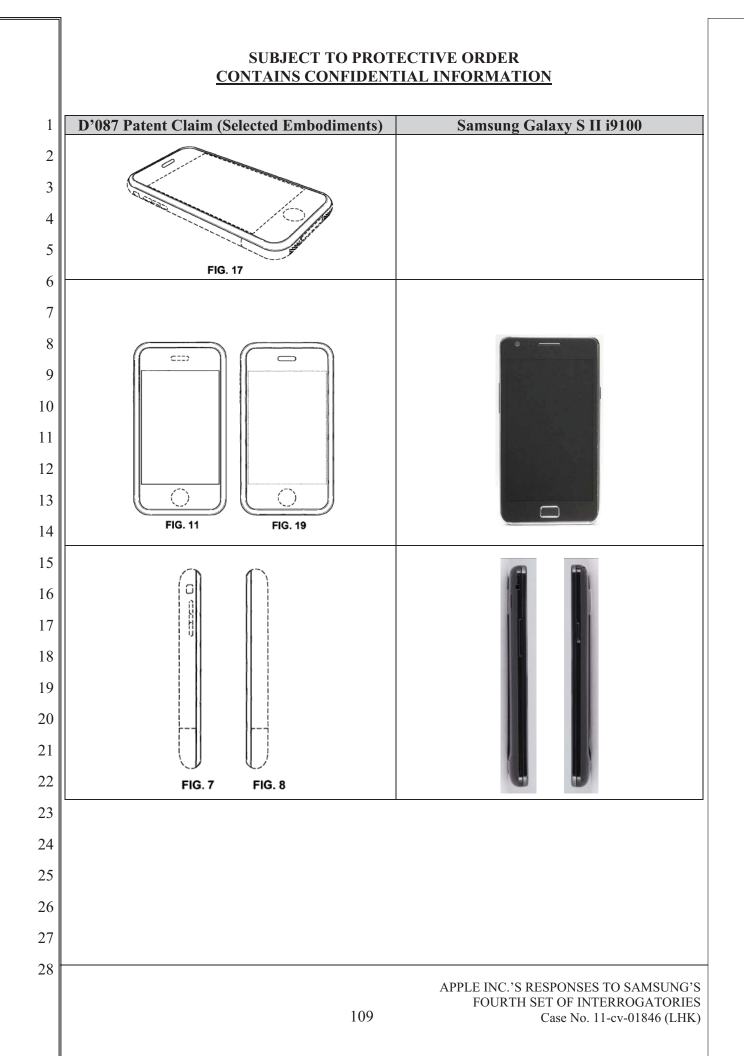


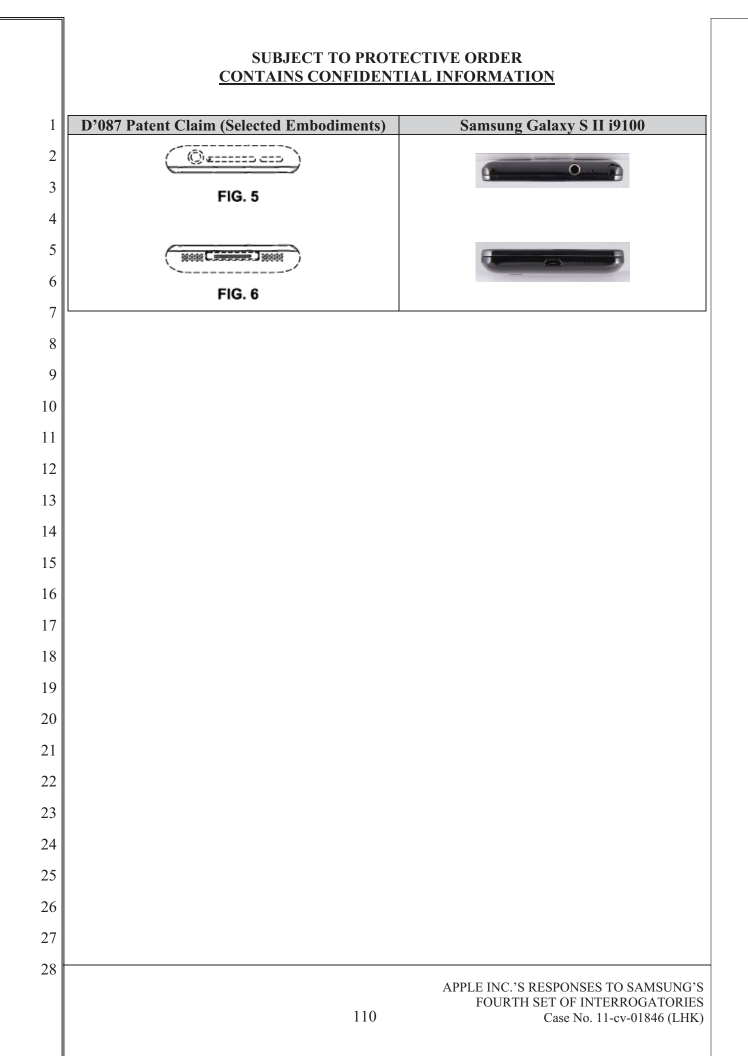


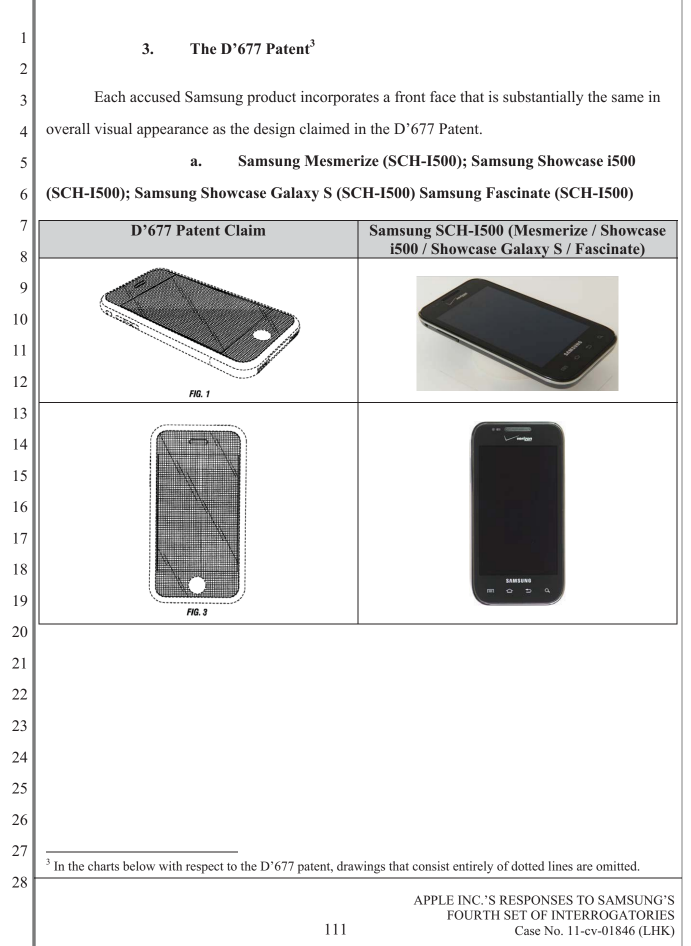


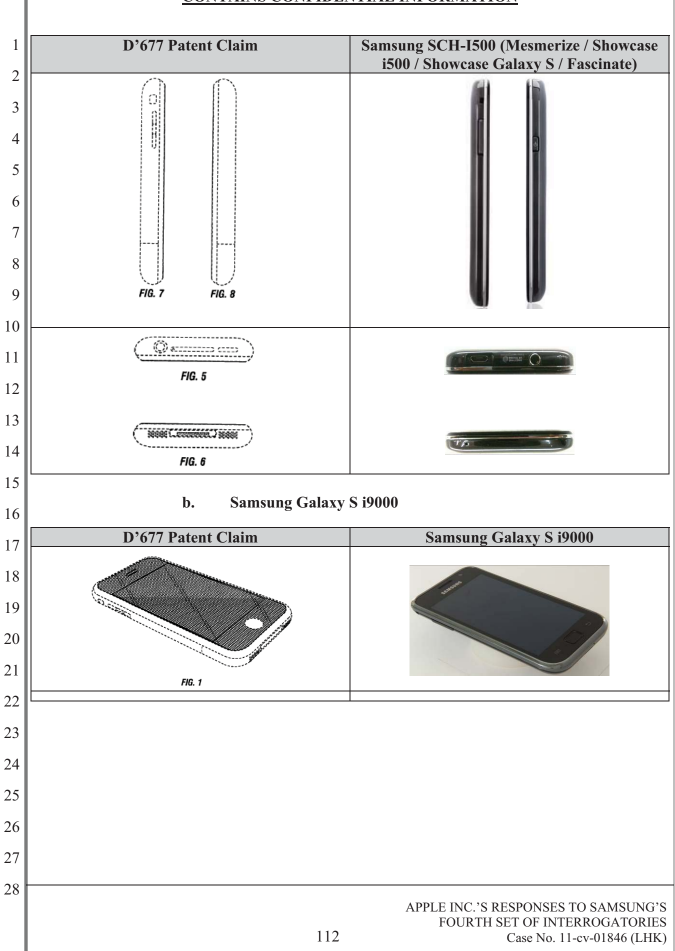










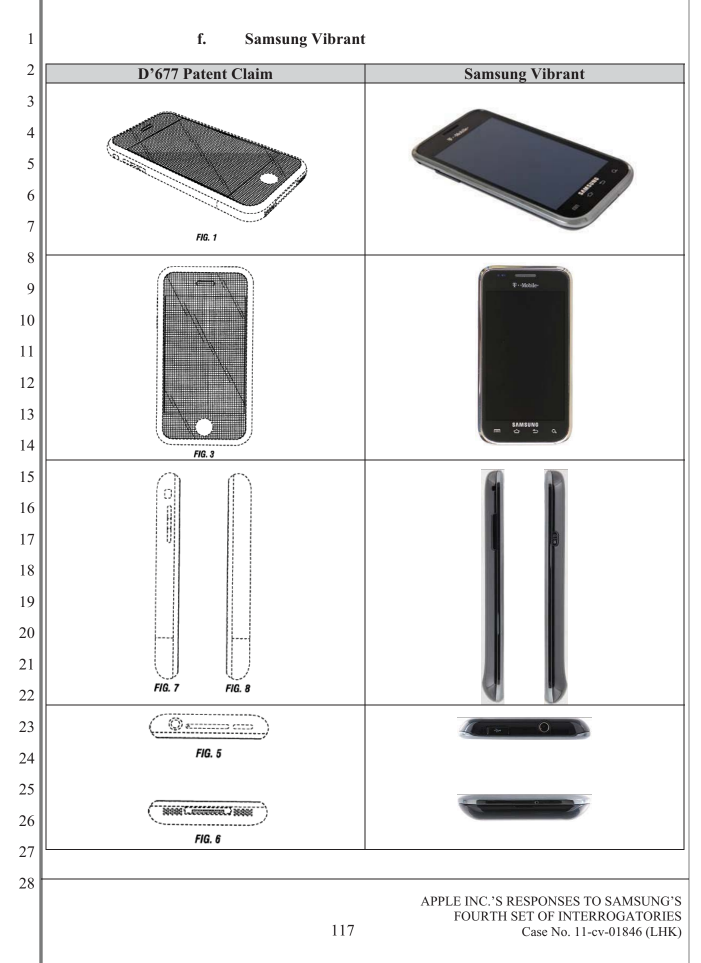










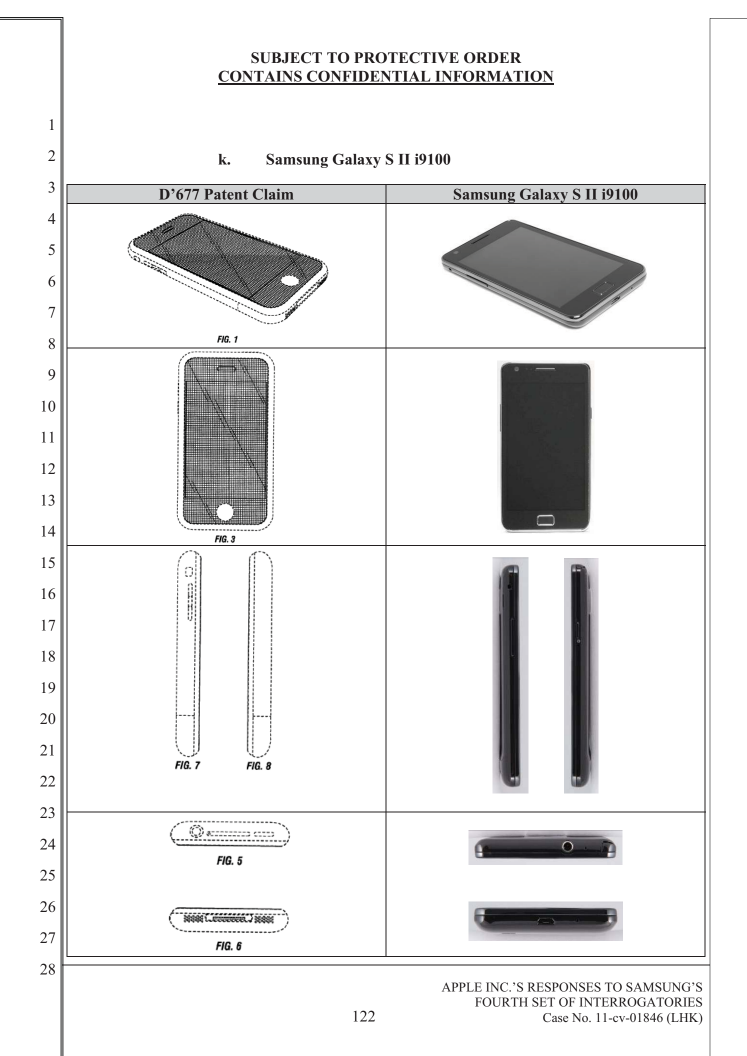


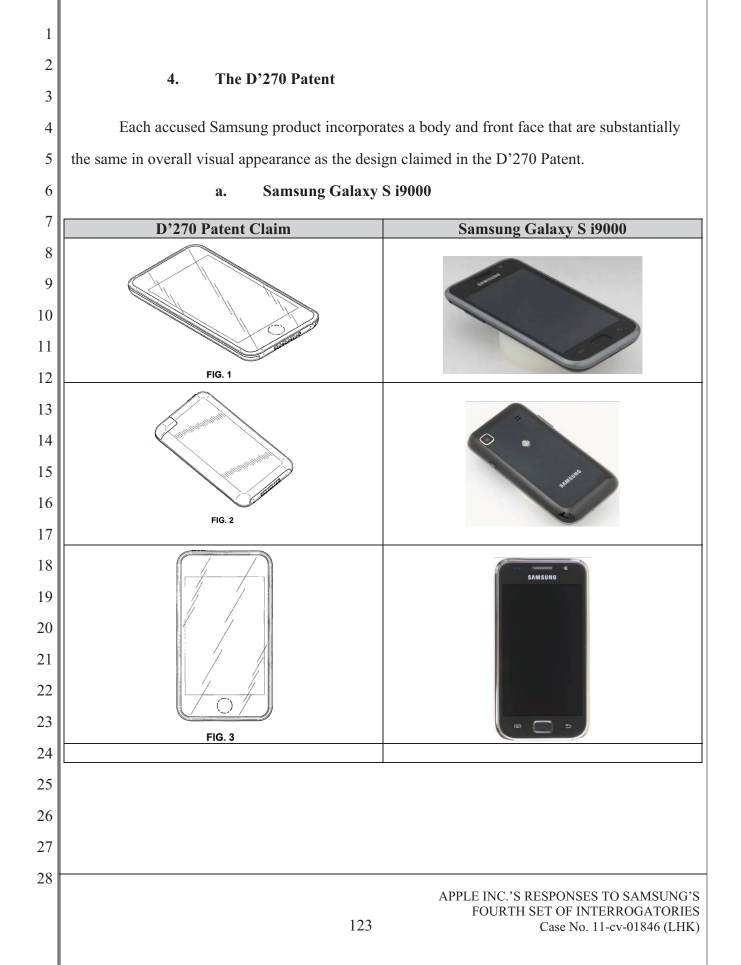


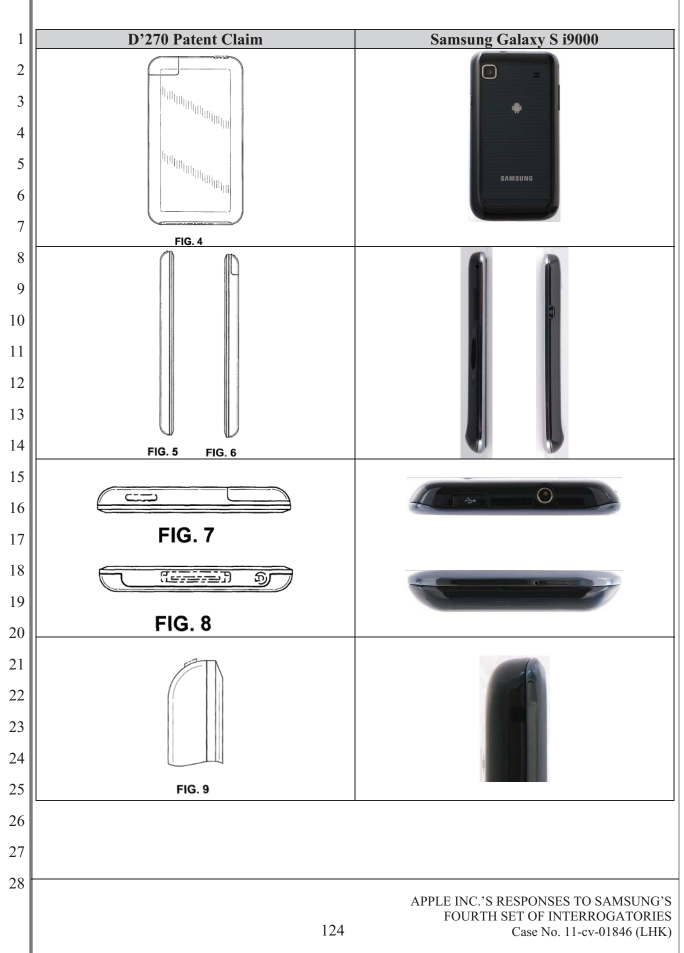


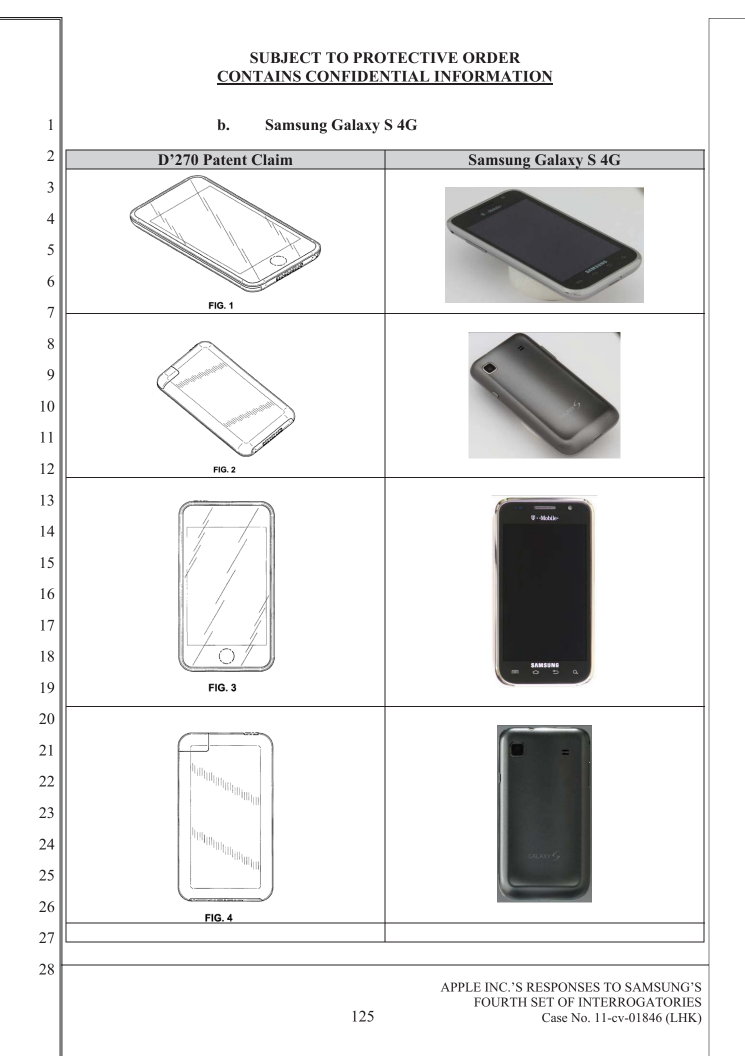






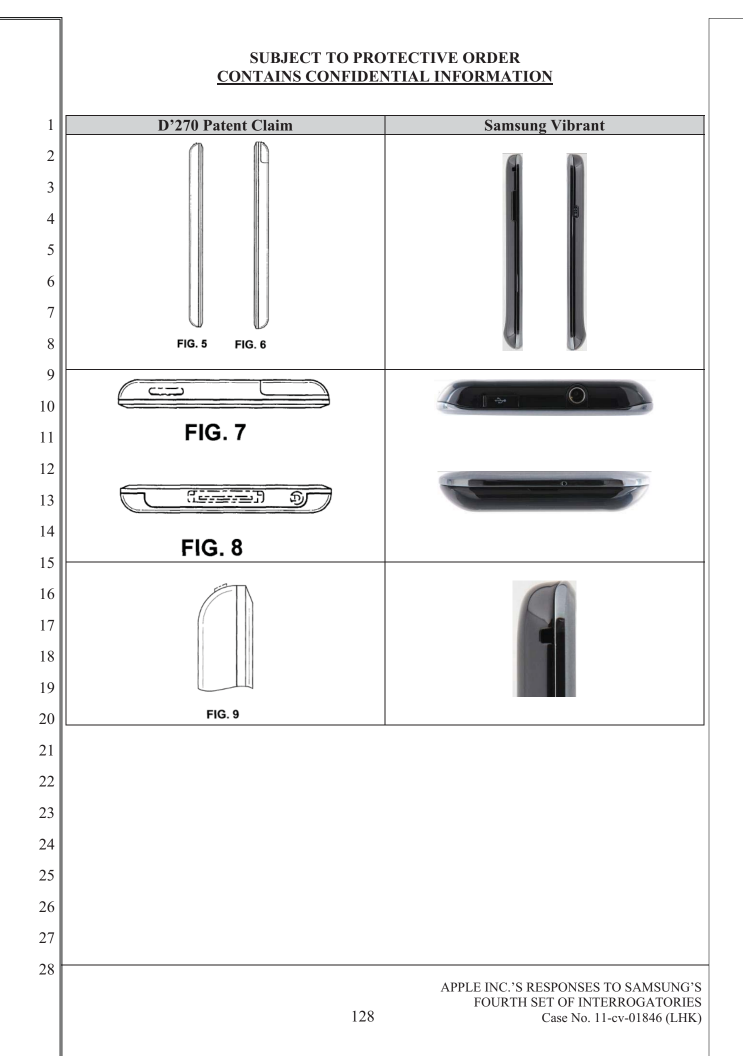














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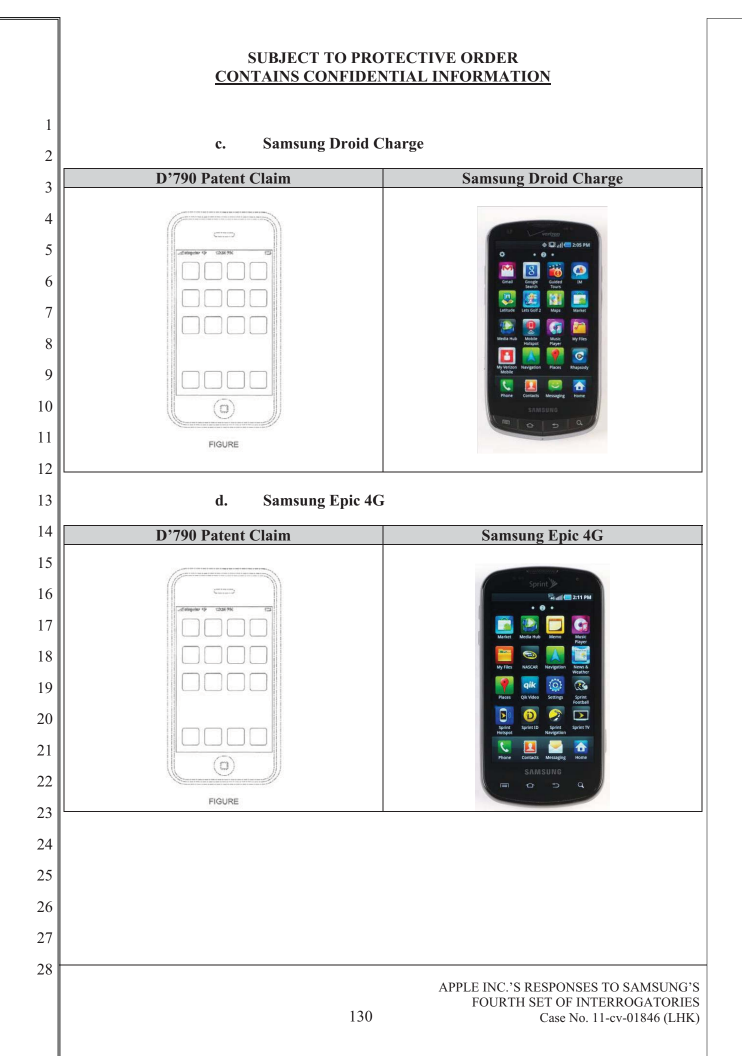
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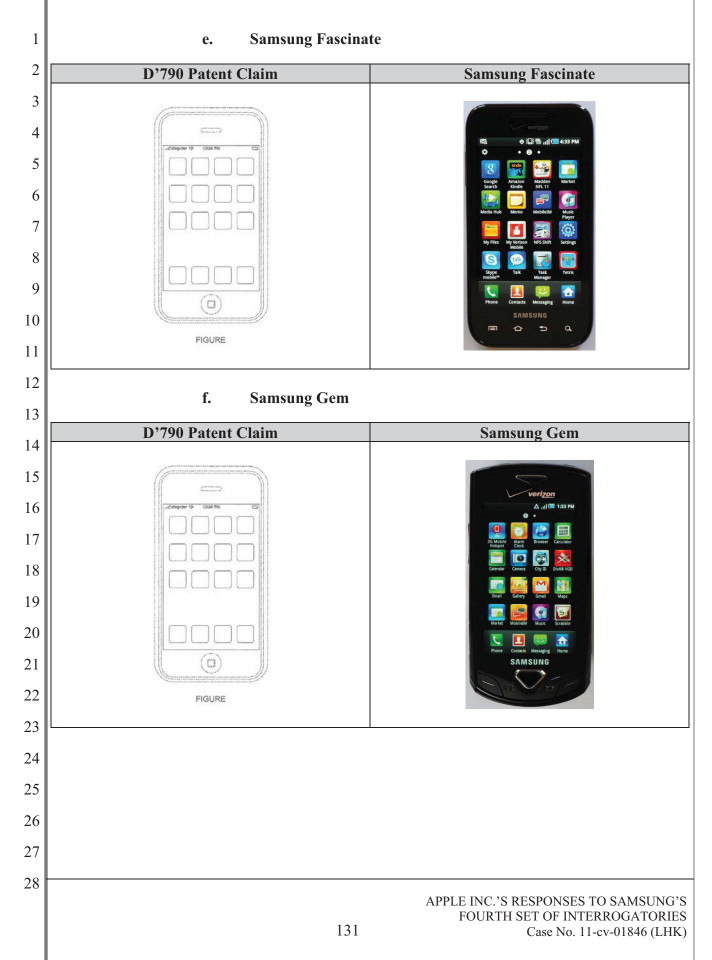
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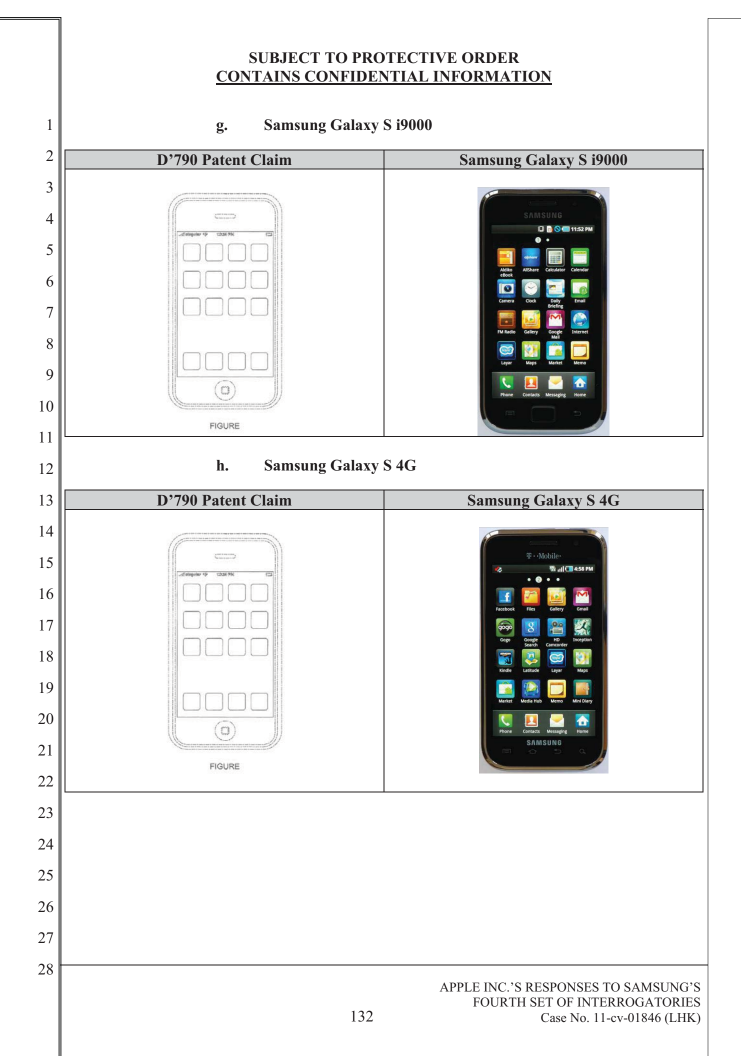
Each accused Samsung product incorporates an array of icons that is substantially the same in overall visual appearance as the design claimed in the D'790 Patent.

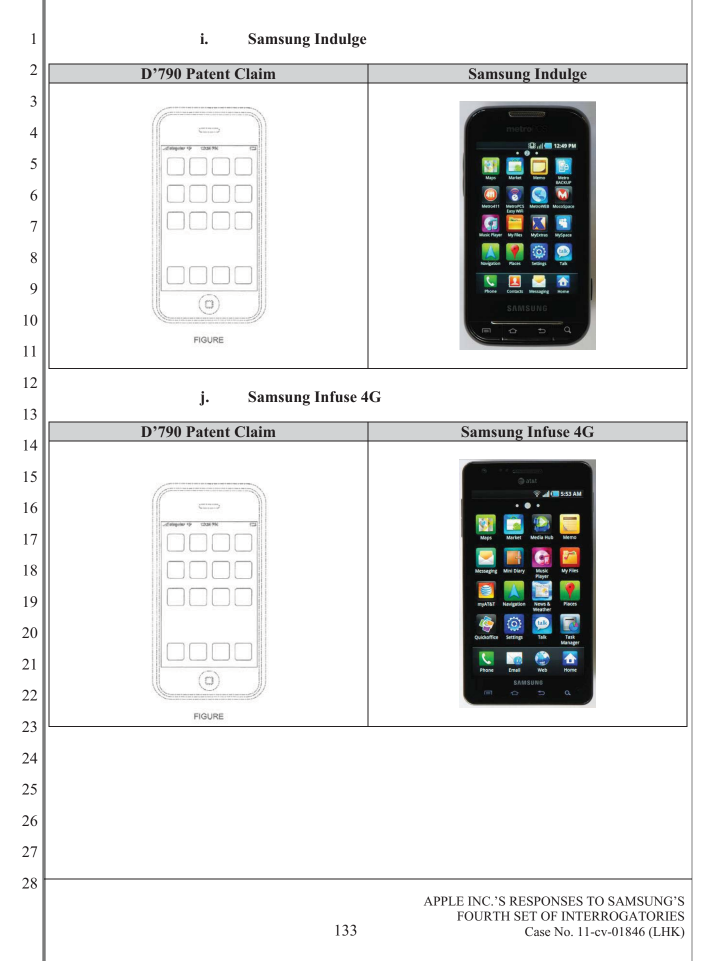
a. Samsung Captivate

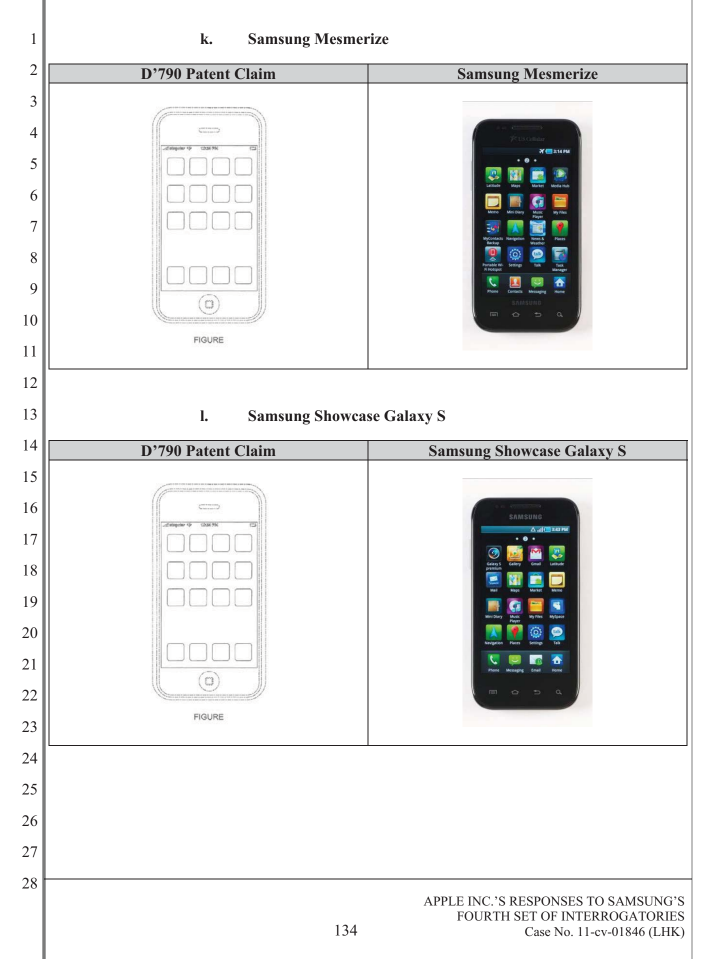
6	D'790 Patent Claim	Samsung Captivate
7		
8	(2)) atat D D O (111 8:14 PM)
9		Maps Market Media Hub Memo
10		Mini Diary Mobile
11		MobiTV My Files Navigation
12		Quickoffice Settings Talk Value
13		Image Image <th< th=""></th<>
14 15	FIGURE	SAMSUNG C
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17	b. Samsung Continu	ium
	D'790 Patent Claim	Samsung Continuum
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		With Without Water
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23 24		Wy Tian Wangawa Wangawa Wy Tian Wangawa Wangawa Sectors Wangawa Wangawa Wangawa Wangawa Wangawa Wangawa Concrete Wangawa Wangawa Concrete Wangawa
		Saf feb 04, 2012 01:52 PM
24	FIGURE	Sat Feb 04, 2012
24 25		Saf feb 04, 2012 01:52 PM
24 25 26		Saf feb 04, 2012 01:52 PM



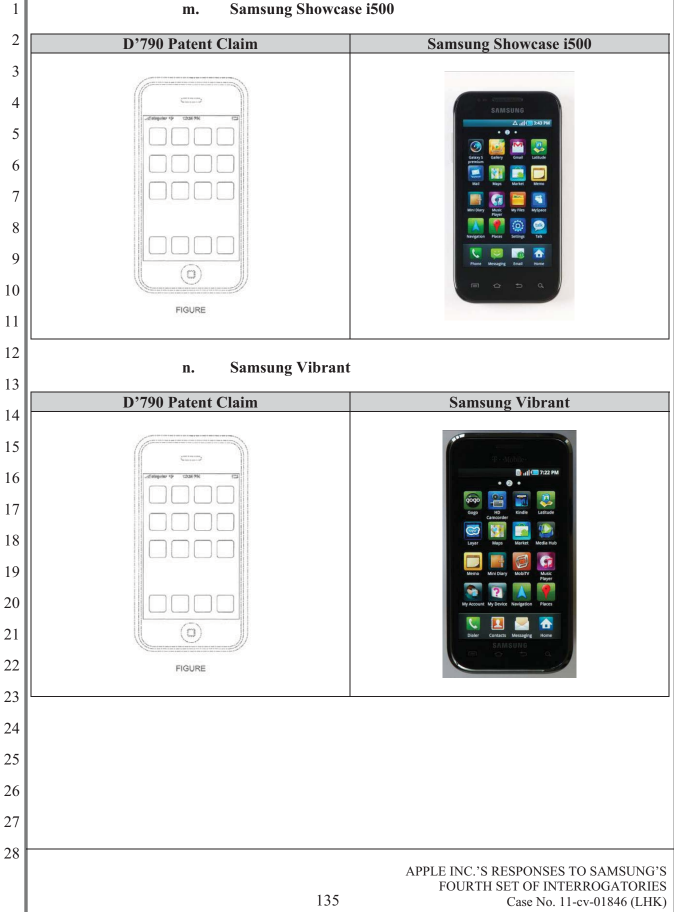








Samsung Showcase i500



The D'334 Patent⁴ 6.

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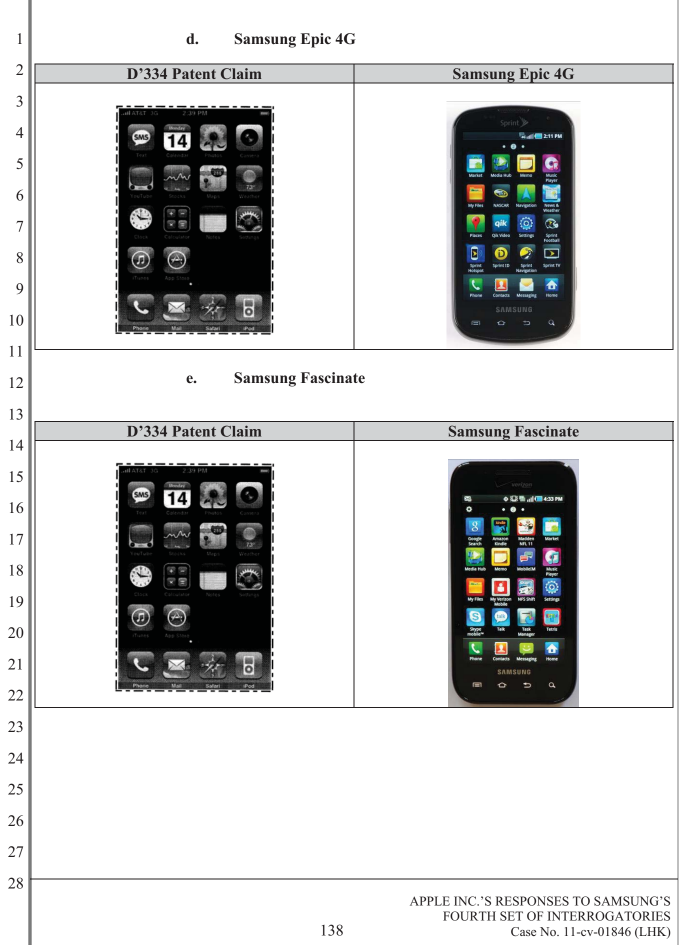
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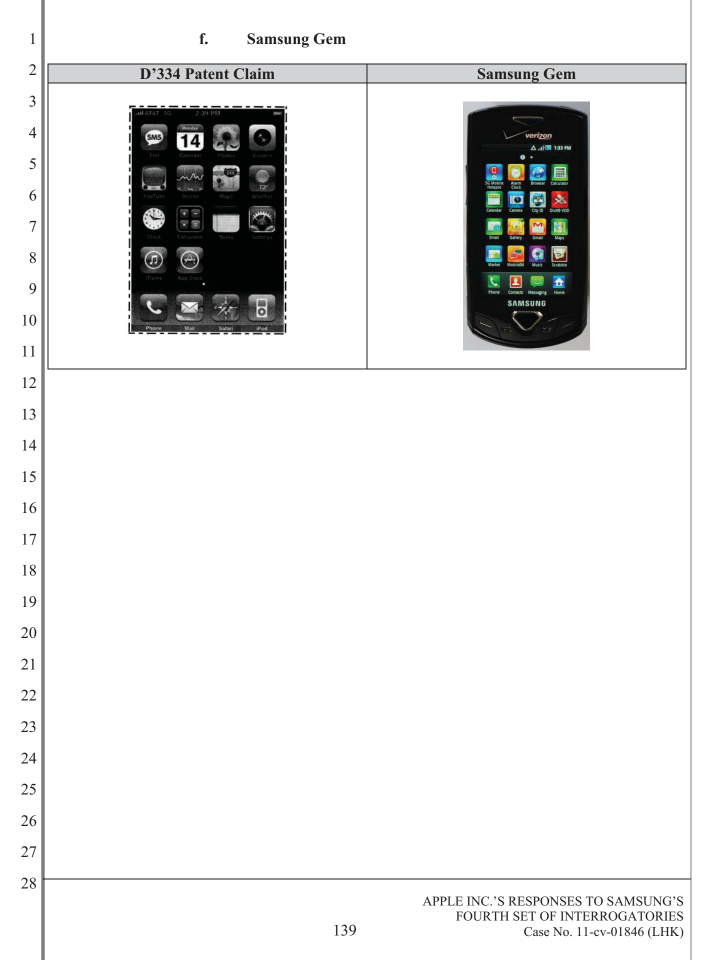
Each accused Samsung product incorporates an array of icons that is substantially the same in overall visual appearance as the design claimed in the D'334 Patent.

Samsung Captivate a.

6	D'334 Patent Claim	Samsung Captivate
7 8	-iii Atot 3G 2:39 PM	
9	Text Calendar Phatos Contera	
10	YeuTube Stocks Maps Weither	Mags Martet Media Hub Memo
11	Chara Calculars	Messaging Mini Diary Mobile Banking Velapo
12		MobiTV Music My Files Navigation Page
13	itures App Store	Quickoffice Settings Talk Video Piliger
14	Phone Mail Saferi iPod	Phone Email Browser Home SAMSUNG
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26		
27	⁴ In the charts below with respect to the D'334 patent, only design patent. Each figure in the design patent is substant to each figure	y one figure is presented out of the eight figures in the ally the same, and the comparison herein applies equally
28		APPLE INC.'S RESPONSES TO SAMSUNG'S
	136	FOURTH SET OF INTERROGATORIES Case No. 11-cv-01846 (LHK)

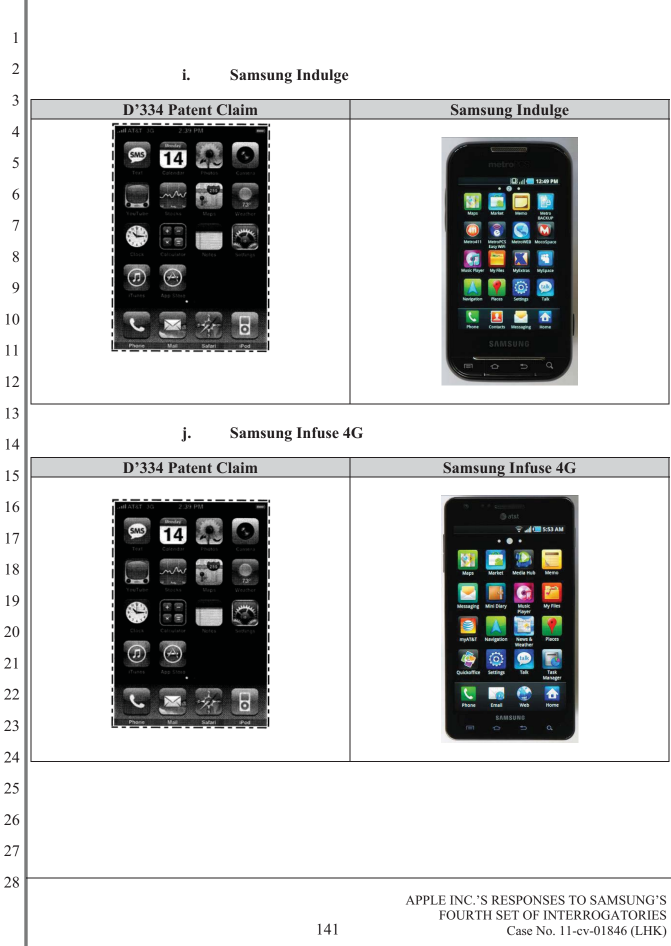


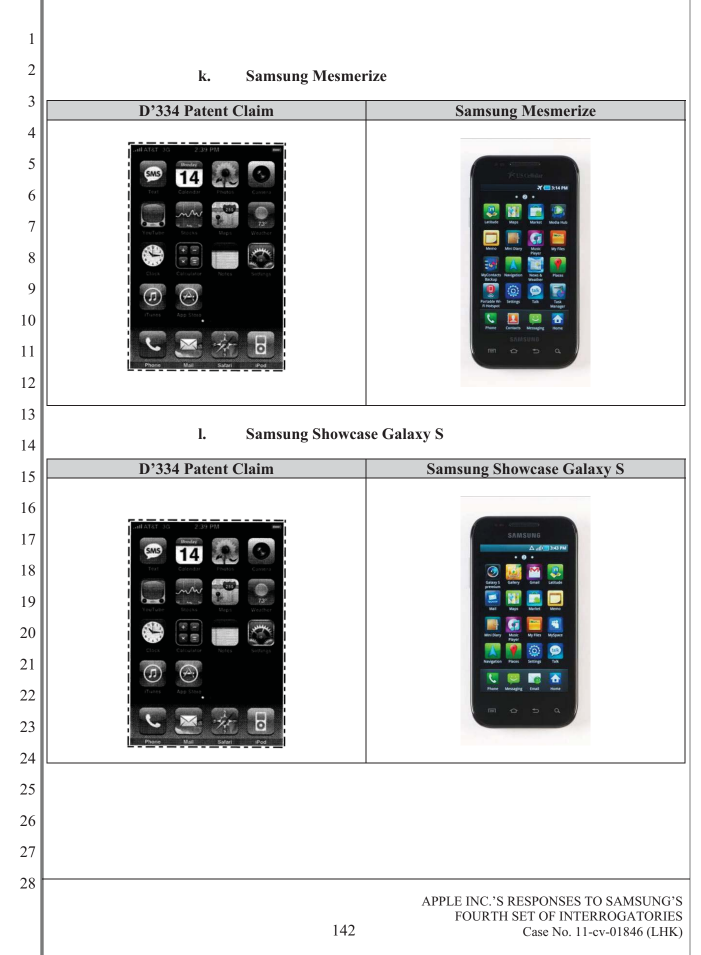


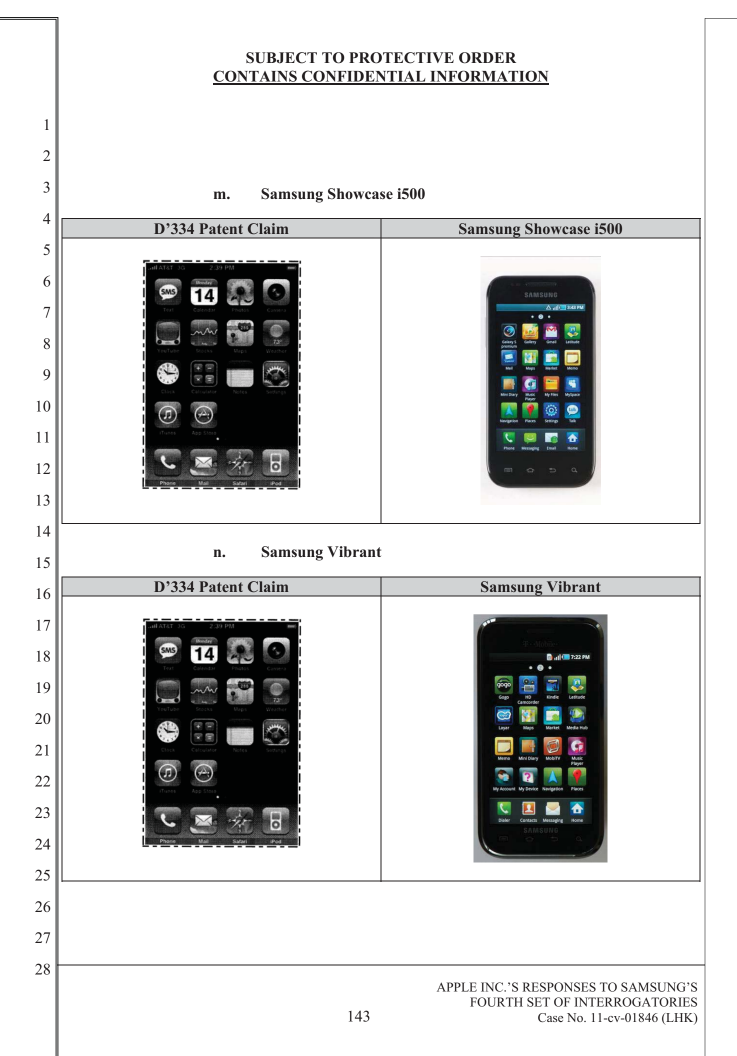


Samsung Galaxy S i9000 g. D'334 Patent Claim 0 🕞 🛇 🗐 11:52 **(**,,,) Samsung Galaxy S 4G h. D'334 Patent Claim Samsung Galaxy S 4G T-Mobile SAMSUNG APPLE INC.'S RESPONSES TO SAMSUNG'S FOURTH SET OF INTERROGATORIES Case No. 11-cv-01846 (LHK)









The D'305 Patent⁵ 7.

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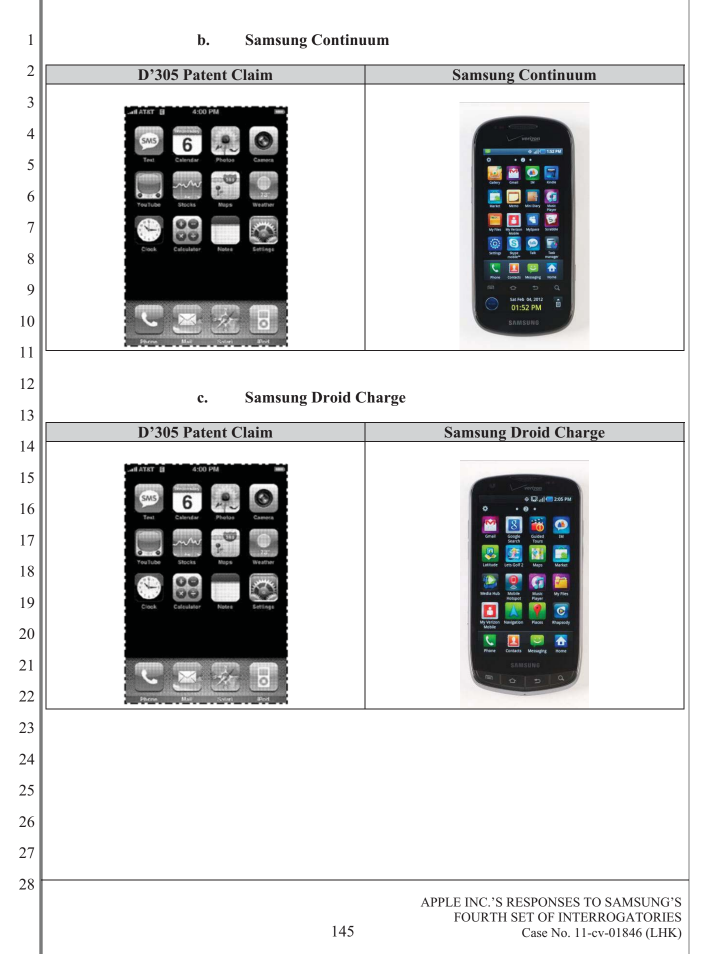
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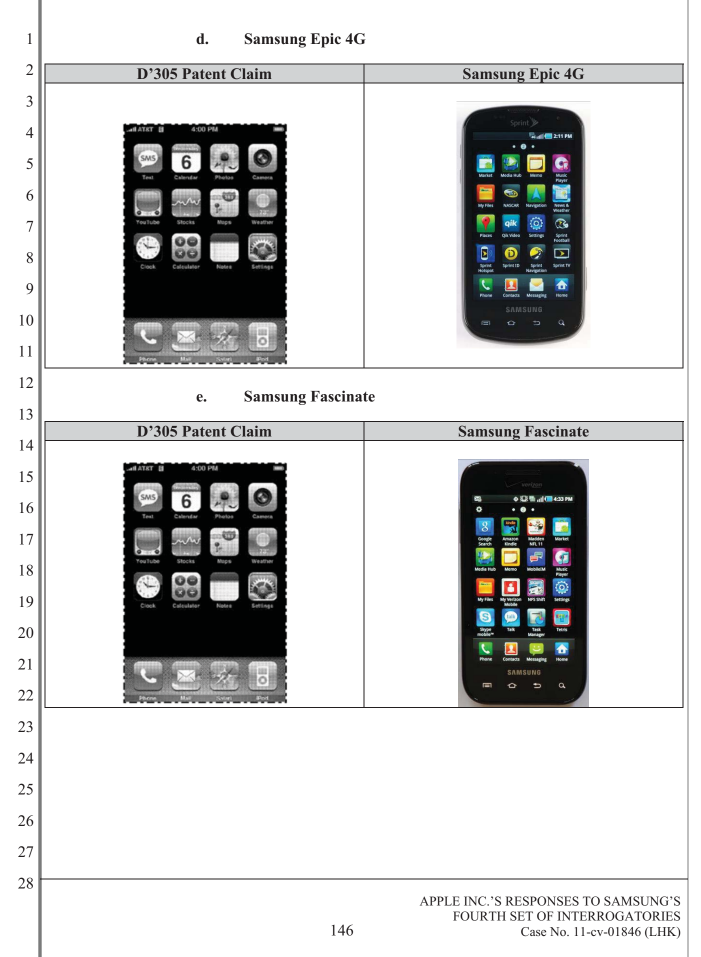
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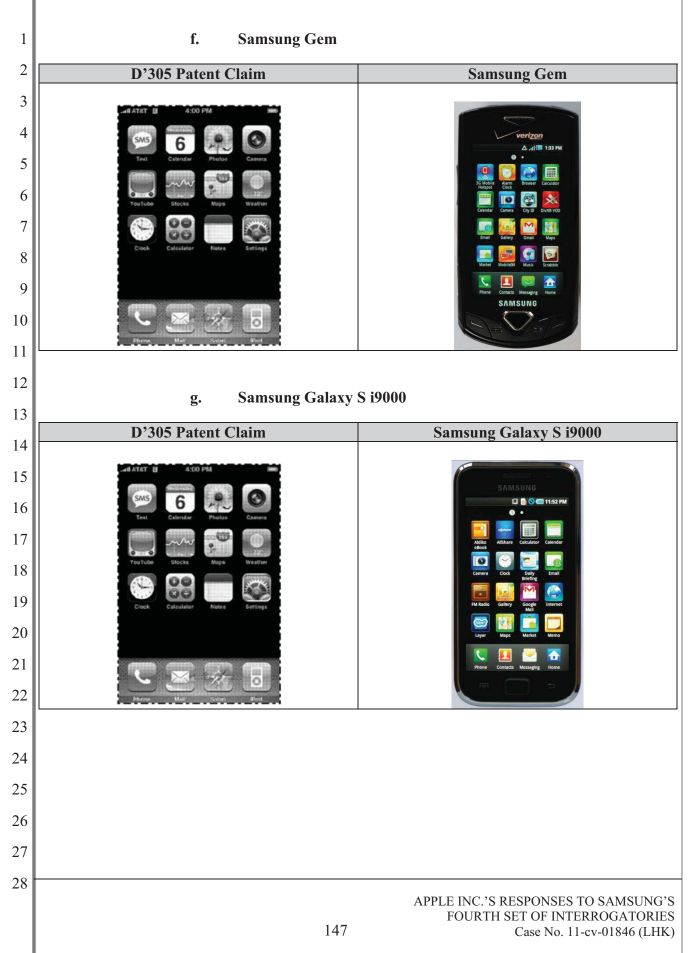
Each accused Samsung product incorporates an array of icons that is substantially the same in overall visual appearance as the design claimed in the D'305 Patent.

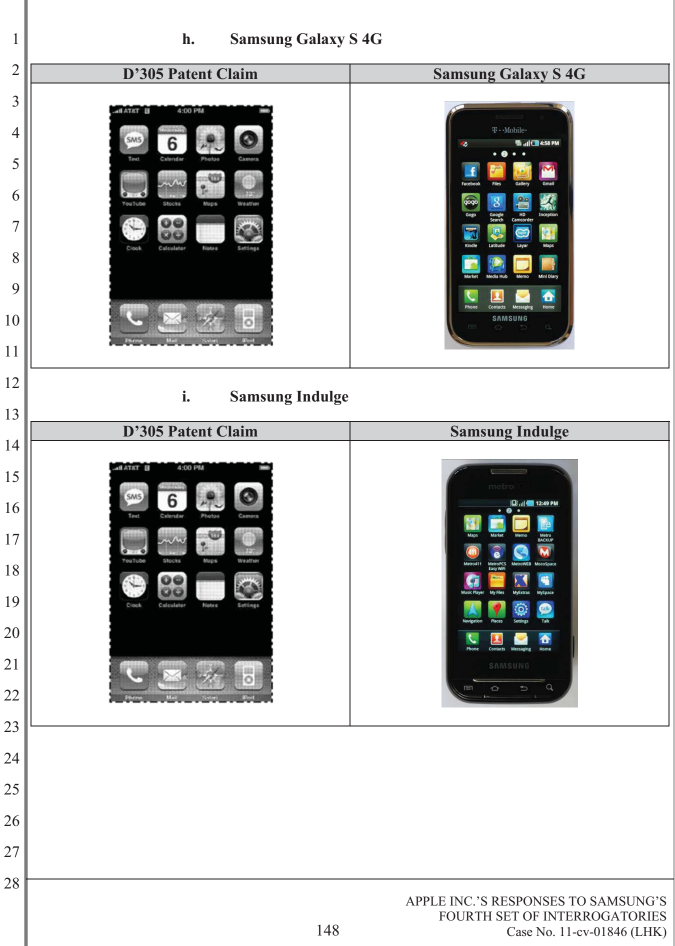
Samsung Captivate a.

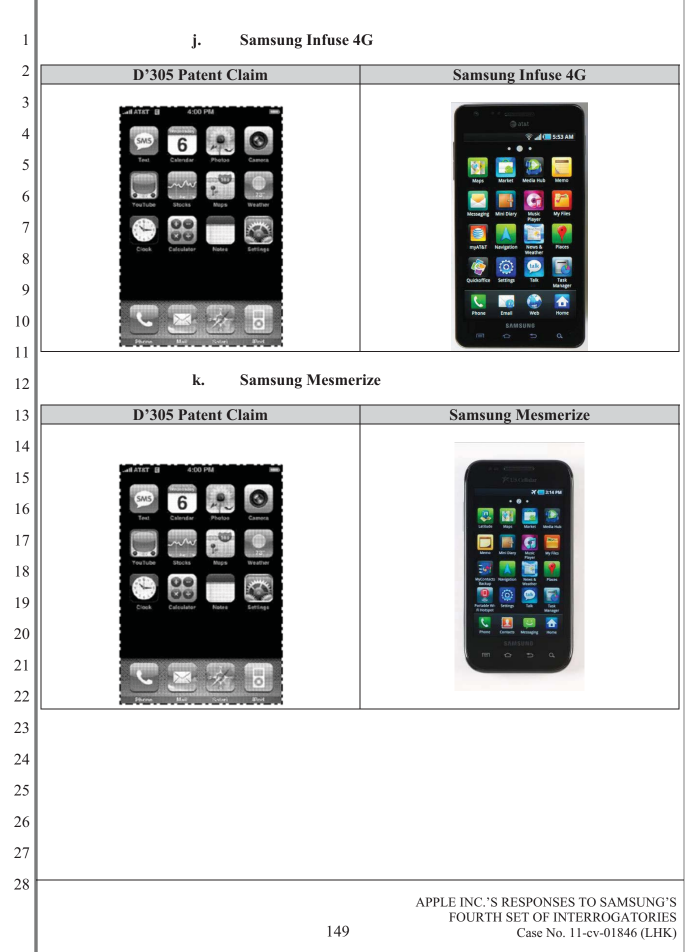
6	D'305 Patent Claim	Samsung Captivate
7 8		atet
9	Text Calendar Photos Cameca	
10	YouTube Stocks Maps Weather	Maps Market Media Hub Memo
11		Messaging Mini Diary Mohile Basking Video
12	Clock Calculator Notee Settings	Mobility Music Wy Files Navgetton Pager (C)
13		Quickoffice Settings Talk Video Player
14		Phone Email Browser Home SAMSUNG
15	Phone Mail Solari (Pod	
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27	⁵ In the charts below with respect to the D'305 patent, only design patent. Each figure in the design patent is substant to each figure.	y one figure is presented out of the two figures in the ially the same, and the comparison herein applies equally
28		APPLE INC.'S RESPONSES TO SAMSUNG'S
	144	FOURTH SET OF INTERROGATORIES











Samsung Showcase Galaxy S



