## EXHIBIT 2

February 8, 2012

Jason Bartlett<br>Morrison \& Foerster LLP<br>425 Market Street<br>San Francisco, CA 94105-2482

Re: Apple v. Samsung Elecs. Co. et al., Case No. 11-cv-1846 LHK (N.D. Cal.)
Dear Jason:
I write regarding Samsung's efforts to obtain materials from other actions involving the patents-in-suit, patents related to the patents-in-suit, and any other cases having a technological nexus to the issues in this case. We have not received any list from you but have identified the following cases thus far to advance our discussions:

- Investigation Regarding Certain Electronic Devices (Nokia v. Apple), 337-TA-701 (ITC)
- Investigation of Certain Electronic Devices with Multi-Touch Enabled Touchpad and Touchscreens (Elan Microelectronics Corp. v. Apple), 337-TA-714
- Investigation In the Matter of Certain Wireless Communication Devices (Motorola v. Apple), 337-TA-745 (ITC)
- Investigation of Certain Mobile Devices And Related Software (Apple v. Motorola), 337-TA-750 (ITC)
- Investigation Regarding Certain Electronic Devices (Samsung v. Apple), 337-TA-

[^0]794 (ITC)

- Investigation Regarding Certain Electronic Digital Media Devices (Samsung v. Apple), 337-TA-796 (ITC)
- Investigation Regarding Certain Portable Electronic Devices (Apple v. High Tech Computer Corp.), 337-TA-797 (ITC)
- Nokia v. Apple, 09-cv-00791 (D. Del.)
- Elan Microelectronics Corp. v. Apple, Inc., 09-cv-01531 (N.D. Cal.)
- Apple v. High Tech Computer Corp., 10-cv-00167 (D. Del.)
- Apple Inc. v. Motorola Inc. et al., 10-cv-00661 (W.D. Wis.)
- Apple Inc. v. Motorola Inc. et al., 10-cv-00662 (W.D. Wis.)
- Smart Audio Technologies, LLC v. Apple, Inc., 1:12-cv-00134 (D. Del.)

First, please confirm that you will provide by February 8 a complete list of actions that fall in the above category. Second, for each of these actions, including the ones listed above, please identify any parties whose confidential business information may be implicated, so that Samsung will be able to clear the production of any such confidential information as soon as possible. Third, please confirm that you will produce all relevant documents from these actions within 2 days of Samsung clearing the production of confidential information. Finally, please provide Bates numbers for any such documents you produce, and identify the proceeding associated with the Bates numbers.

Kind regards,
/s/
Diane C. Hutnyan


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