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11	Attorneys for Plaintiff and				
12	Counterclaim-Defendant APPLE INC.				
13	UNITED STATES DISTRICT COURT				
14	NORTHERN DISTRICT OF CALIFORNIA				
15	SAN JOSE DIVISION				
16					
17	APPLE INC., a California corporation,	Case No. 11-cv-01846-LHK (PSG)			
18	Plaintiff,	DECLARATION OF JASON R.			
19	V.	BARTLETT IN SUPPORT OF APPLE'S RESPONSE TO			
20	SAMSUNG ELECTRONICS CO., LTD., a	SAMSUNG'S OPENING MEMORANDUM REGARDING			
21	Korean business entity; SAMSUNG ELECTRONICS AMERICA, INC., a New York	DESIGN PATENT CLAIM CONSTRUCTION			
22	corporation; SAMSUNG TELECOMMUNICATIONS AMERICA, LLC, a	EXHIBITS 1-14 AND EXHIBIT 27			
23	Delaware limited liability company,	ARE SUBMITTED UNDER SEAL			
24	Defendants.				
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	BARTLETT DECL. ISO APPLE'S RESPONSE TO SAMSUNG'S DE CASE NO. 11-CV-01846-LHK (PSG) sf-3163729	SIGN PATENT CLAIM CONSTRUCTION			

1

I, JASON R. BARTLETT, declare as follows:

I am a partner in the law firm of Morrison & Foerster LLP, counsel for Apple Inc.
 ("Apple"). I am licensed to practice law in the State of California and admitted to practice before
 this Court. I have personal knowledge of the matters stated herein or understand them to be true
 from members of my litigation team. I make this declaration in support of Apple's Response to
 Samsung's Design Patent Claim Construction Brief.

- 7 2. Attached as Exhibit 1 is a true and correct copy of excerpts from the deposition
 8 transcript of Jonathan Ive, taken December 1, 2011.
- 9 3. Attached as Exhibit 2 is a true and correct copy of excerpts from the deposition
 10 transcript of Christopher Stringer, taken August 3, 2011.
- Attached as Exhibit 3 is a true and correct copy of excerpts from the deposition
 transcript of Tang Tan, taken March 2, 2012.
- 13 5. Attached as Exhibit 4 is a true and correct copy of excerpts from the deposition
 14 transcript of J.M. Yeo, taken February 2, 2012.
- 15 6. Attached as Exhibit 5 is a true and correct copy of excerpts from the deposition
 16 transcript of Jonathan Ive, taken February 7, 2012.
- 17 7. Attached as Exhibit 6 is a true and correct copy of excerpts from the deposition
 18 transcript of Christopher Stringer, taken November 4, 2011.
- 19 8. Attached as Exhibit 7 is a true and correct copy of excerpts from the deposition
 20 transcript of Phil Hobson, taken February 28, 2012.
- 9. Attached as Exhibit 8 is a true and correct copy of excerpts from the deposition
 transcript of Tang Tan, taken March 5, 2012.
- 23 10. Attached as Exhibit 9 is a true and correct copy of a production document, Bates
 24 numbered APLND0002303105 134.
- 25 11. Attached as Exhibit 10 is a true and correct copy of a production document, Bates
 26 numbered APLNDC0002454404 412.
- 27 12. Attached as **Exhibit 11** is a true and correct copy of a production document, Bates
- 28 numbered APLNDC0002329800 801.

1	13.	Attached as Exhibit 12 is a true and correct copy of a production document, Bates	•		
2	numbered APLNDC0002336678 – 679.				
3	14.	Attached as Exhibit 13 is a true and correct copy of excerpts from the deposition			
4	transcript of I	M.H. Lee, taken March 3, 2012.			
5	15.	Attached as Exhibit 14 is a true and correct copy of excerpts from the deposition			
6	transcript of (GiYoung Lee, taken February 17, 2012.			
7	16.	Attached as Exhibit 15 is a true and correct copy of excerpts from the expert			
8	report of Itay	Sherman, dated March 23, 2012.			
9	17.	Attached as Exhibit 16 is a true and correct copy of the oath filed in U.S. Patent			
10	No. D627,77	7.			
11	18.	Attached as Exhibit 17 is a true and correct copy of the oath filed in U.S. Patent			
12	No. D637,59	5.			
13	19.	Attached as Exhibit 18 is a true and correct copy of US D618,678.			
14	20.	Attached as Exhibit 19 is a true and correct copy of Samsung 5.3 inch Note			
15	specifications	s, downloaded from www.samsung.com.			
16	21.	Attached as Exhibit 20 is a true and correct copy of Samsung Galaxy Tab 7.0			
17	specifications	s, downloaded from www.samsung.com.			
18	22.	Attached as Exhibit 21 is a true and correct copy of Samsung Galaxy Tab 7.7			
19	specifications	s, downloaded from www.samsung.com.			
20	23.	Attached as Exhibit 22 is a true and correct copy of Samsung Galaxy Tab 8.9 spec	С		
21	specifications	s, downloaded from www.samsung.com.			
22	24.	Attached as Exhibit 23 is a true and correct copy of Samsung Galaxy Tab 10.1			
23	specifications	s, downloaded from www.samsung.com.			
24	25.	Attached as Exhibit 24 is a true and correct copy of Samsung Tablet 11.6 inch			
25	Series 7 Slate	specifications, downloaded from www.samsung.com.			
26	26.	Attached as Exhibit 25 is a true and correct copy of excerpts from the deposition			
27	transcript of S	Sean Roarty, taken March 7, 2012.			
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		L. ISO APPLE'S RESPONSE TO SAMSUNG'S DESIGN PATENT CLAIM CONSTRUCTION Z-01846-LHK (PSG)	2		

1	27. Attached as Exhibit 26 is a true and correct copy of exhibit 1871 to the deposition				
2	of Dongseok Ryu, taken February 29, 2012.				
3	28. Attached as Exhibit 27 is a true and correct copy of a production document, Bates				
4	labeled SAMNDCA10496327.				
5	I declare under penalty of perjury that the foregoing is true and correct. Executed this				
6	26th day of June, 2012 at San Francisco, California.				
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8	/s/ Jason R. Bartlett Jason R. Bartlett				
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	BARTLETT DECL. ISO APPLE'S RESPONSE TO SAMSUNG'S DESIGN PATENT CLAIM CONSTRUCTION CASE NO. 11-CV-01846-LHK (PSG) sf-3163729				

1		ATTESTATION			
2	I, Michael A. Jacobs, am the ECF User whose ID and password are being used to file this				
3	Declaration. In compliance with General Order 45, X.B., I hereby attest that Jason R. Bartlett has				
4	concurred in this filing.				
5	Dated: June 26, 2012	/s/ Michael A. Jacobs			
6		Michael A. Jacobs			
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	BARTLETT DECL. ISO APPLE'S RESPONSE TO CASE NO. 11-CV-01846-LHK (PSG) sf-3163729	O SAMSUNG'S DESIGN PATENT CLAIM CONSTRUCTION	4		