1 2 3 4 5 6 7 8 9 10 11	HAROLD J. MCELHINNY (CA SBN 66781) hmcelhinny@mofo.com MICHAEL A. JACOBS (CA SBN 111664) mjacobs@mofo.com JENNIFER LEE TAYLOR (CA SBN 161368) jtaylor@mofo.com ALISON M. TUCHER (CA SBN 171363) atucher@mofo.com RICHARD S.J. HUNG (CA SBN 197425) rhung@mofo.com JASON R. BARTLETT (CA SBN 214530) jasonbartlett@mofo.com MORRISON & FOERSTER LLP 425 Market Street San Francisco, California 94105-2482 Telephone: (415) 268-7000 Facsimile: (415) 268-7522 Attorneys for Plaintiff and Counterclaim-Defendant APPLE INC.	<ul> <li>WILLIAM F. LEE</li> <li>william.lee@wilmerhale.com</li> <li>WILMER CUTLER PICKERING</li> <li>HALE AND DORR LLP</li> <li>60 State Street</li> <li>Boston, MA 02109</li> <li>Telephone: (617) 526-6000</li> <li>Facsimile: (617) 526-5000</li> <li>MARK D. SELWYN (SBN 244180)</li> <li>mark.selwyn@wilmerhale.com</li> <li>WILMER CUTLER PICKERING</li> <li>HALE AND DORR LLP</li> <li>950 Page Mill Road</li> <li>Palo Alto, California 94304</li> <li>Telephone: (650) 858-6000</li> <li>Facsimile: (650) 858-6100</li> </ul>
12	UNITED STATES DIS	STRICT COURT
12	NORTHERN DISTRICT	
13	SAN JOSE DI	
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	ADDIE INC. a California comparation	$C_{\text{age}} N_{\text{age}} = 11 \text{ age} 0.1946 \text{ LUV}$
16	APPLE INC., a California corporation,	Case No. 11-cv-01846-LHK
17	Plaintiff,	APPLE'S REBUTTAL SUPPLEMENTAL CLAIM
18	V.	<b>CONSTRUCTION BRIEF</b>
19	SAMSUNG ELECTRONICS CO., LTD., A Korean business entity; SAMSUNG	Hearing: July 18, 2012 Time: 2:00 p.m.
20	ELECTRONICS AMERICA, INC., a New York corporation; SAMSUNG	Place: Courtroom 4, 5 <sup>th</sup> Floor Judge: Honorable Lucy H. Koh
21	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company.,	
22	Defendants.	
23	Derendants.	
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	APPLE'S REBUTTAL SUPPLEMENTAL CLAIM CONSTRUCTION B	RIEF

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## 1

I.

#### INTRODUCTION

Disassociating itself from its own counsel's recent representation to the Court that the 2 term "electronic document" is "fairly straightforward" and that Samsung could live with a claim 3 construction order explaining that "web pages and digital images are examples of electronic 4 documents," Samsung instead proposes an ambiguous "definition" that would encompass 5 arbitrary groupings of multiple documents as well as arbitrary subsets of content that its own 6 expert has testified would not constitute an "electronic document." Samsung's latest 7 permutations of its mercurial claim constructions depart markedly from the intrinsic record. 8 Given that Samsung has offered no explanation for why construction is even necessary for these 9 terms in light of the Court's previous *Markman* order, the Court should reject Samsung's 10 constructions and conclude that the terms "electronic document" and "structured electronic 11 document" have their plain and ordinary meanings. In the case of "electronic document," that is 12 exactly what the Administrative Law Judge ordered last week in the Apple v. HTC ITC 13 investigation. In the alternative, the Court should instruct the jury as Apple suggested in its 14 opening brief, providing examples of "electronic document" and "structured electronic 15 document" drawn directly from the patent specifications. 16

- 17 **II. ARGUMENT**
- 18

A. Disputed Term from Claim 19 of the '381 Patent: "electronic document"

19	Apple's Proposed Construction	Samsung's Proposed Construction(s)	
20	No construction necessary.	"content having a defined set of boundaries that can be visually	
21	Alternatively, Apple proposes: "a document stored	represented on a screen"	
22	in a digital format," with the clarification that "an 'electronic document' could be, for example, a web		
23	page, a digital image, a word processing, spreadsheet or presentation document, or a list of items in a		
24	digital format."		
25	Only three weeks ago, counsel for Samsung represented to the Court that "the actual term		
26	'electronic document' is fairly straightforward and refers to web pages and digital images,"		
27	and that Samsung "could live with the portion of the claim construction order which basically		
28	says 'under the express language of the claims, web pages and digital images are examples of		
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electronic documents." (Declaration of Deok Keun Matthew Ahn in Support of Apple's
Rebuttal Supplemental Claim Construction Brief ("Ahn Rebuttal Decl."), filed herewith, Ex. 1 at
73-74, 78.) In an about face, Samsung now submits to the Court a construction that contains none
of the examples from the specification, and instead attempts to revive the ambiguous language of
"content" and "boundaries" the Court previously found unhelpful, and which Samsung's expert,
Andries Van Dam, admitted fails to satisfy his understanding of what constituted an "electronic
document."

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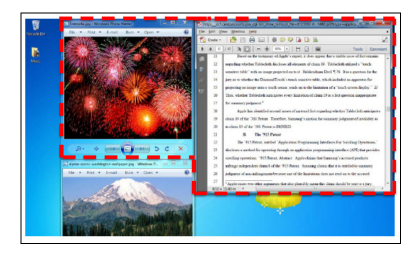
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#### 1. Samsung's construction is overbroad

9 The problems with Samsung's construction become apparent when applied to real life 10 examples. Below, the dotted red line highlights "boundaries" around "content." This illogical 11 grouping of a separate digital image and a word processing document is an "electronic document under Samsung's construction because it constitutes "content having a defined set of 12 13 boundaries..." Samsung's expert Dr. Van Dam would appear to endorse this example, as in 14 discussing the prior art, he claimed that "[a]ny set of contiguous tiles could be considered an 15 electronic document" even though such a claim cannot be squared with the examples of an 16 "electronic document" from the specification. (Ahn Rebuttal Decl. Ex. 2 at 4.)



Similarly, there is nothing in Samsung's construction that would exclude a grouping of multiple
documents, each with its own set of "boundaries," into a single "electronic document." Below,
the set of boxes inside the dotted green line is also an "electronic document" according to

Samsung, since it is "content having a defined set of boundaries that can be visually represented on a screen."



11 Each of these examples runs counter to the explicit disclosure of types of "electronic documents" 12 in the '381 patent and makes little sense as a representation of an "electronic document."

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2. The Court has already resolved the '381 construction dispute

14 When the Court held that the term "edge of the electronic document" in Apple's '381 15 patent had its plain and ordinary meaning. Samsung implicitly acknowledged that the words 16 "electronic document" did not require construction. (See Dkt. No. 849 at 18, 23 (Samsung proposed "[a] boundary of the electronic document" as the construction for "an edge of the 17 18 electronic document") (emphases added).) The Court also resolved the parties' dispute regarding 19 whether the word "edge" meant only an "external edge." (Id.) In doing so, the Court declined to 20 substitute the term "boundary" for the term "edge" because this proposed replacement "d[id] not 21 clarify the term in a way that justifies deviation from the plain language of the claims." (Dkt. 849 22 at 20.)

23 Samsung's latest construction attempts to relitigate the construction of "edge of the electronic document" by reintroducing the previously rejected "boundary" language. Because the 24 25 word "boundary" is susceptible to an interpretation that could embrace any line or demarcation in 26 a document, Samsung is attempting to take advantage of that ambiguity to create invalidity 27 arguments through its alleged prior art. Then, as now, permitting an "electronic document" to be any content demarcated by "boundaries" instead of a complete document with "edges" would 28 APPLE'S REBUTTAL SUPPLEMENTAL CLAIM CONSTRUCTION BRIEF 3 CASE NO. 11-CV-01846-LHK

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depart from the clear claim language and resurrect a dispute that has long since been resolved.<sup>1</sup>
 The Court should not permit Samsung to rehash this argument.

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#### 3. Samsung's construction has no intrinsic support

4 Samsung also fails to identify any intrinsic evidence to support its construction. The 5 "Intrinsic Evidence" portion of Samsung's brief is limited to citing portions of the specification 6 that identify exemplary types of electronic documents such as a "web page," a "digital image," or 7 a "word processing document." (See Dkt. No. 1183-3 at 2-3.) How these sections of the 8 specification support Samsung's construction—when that construction fails to quote them or to 9 provide any of the examples that Samsung acknowledged would assist the jury in understanding 10 the claim language—is a mystery. Rather, the examples from the specification Samsung cites 11 directly support Apple's proposed construction. In sum, there is no intrinsic evidence that 12 supports Samsung's substitution of the ambiguous concept "content with boundaries" for the term 13 "electronic document."

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# 4. Samsung's extrinsic evidence is contradictory, unconvincing, and contrary to the specification

In its *Markman* order, the Court discounted the construction of "edge of the electronic 16 document" offered by Samsung's expert Dr. Van Dam because "expert opinions are less reliable 17 than intrinsic evidence, and the Court gives the testimony little weight." (Dkt. No. 849 at 23 18 (citing Phillips v. AWH Corp., 415 F.3d 1303, 1318 (Fed. Cir. 2005)).) The Court also noted in 19 its order denying Samsung's summary judgment motion that the submitted "extrinsic sources" 20 [we]re not persuasive in construing the disputed term" and "less significant than the intrinsic 21 record," and that the Court would "rel[y] on the intrinsic evidence in construing the disputed 22 claim term." (Dkt. No. 1158 at 20.) 23

Despite the Court's directive to the parties to set forth reliable intrinsic support for their constructions, Samsung again falls back on extrinsic evidence and trots out the same incomplete

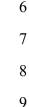
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 <sup>&</sup>lt;sup>1</sup> By including the examples of a "web page" and a "digital image," Apple's alternative construction is consistent with the Court's finding that an "electronic document" such as a digital image can be embedded in another electronic document such as a webpage.

1	excerpts from Dr. Balakrishnan's deposition testimony that the Court already considered in
2	construing "edge of the electronic document." First, Samsung neglects to cite a key portion of
3	Dr. Balakrishnan's testimony, which in no way supports its construction:
4 5	Q. What's your definition of electronic document as it's used in the '381 patent today?
6	A. I believe the term is understood in this case to be the plain and ordinary meaning of electronic document.
7	(Ahn Rebuttal Decl. Ex. 3 at 186:18-25.)
8	Second, Dr. Balakrishnan made clear that what constituted an "electronic document" in a
9	given example was context specific, and that it was the computer code that should make the
10	determination of what was the "electronic document," and not an end user simply labeling an
11	arbitrary grouping of lines. He did not agree that any haphazard grouping of lines in a grid could
12	constitute an "electronic document." <sup>2</sup>
13	The reason for Samsung's insistence that any lines or "boundaries" can delineate an
14	"electronic document" is clear. Its prior art, including the "LaunchTile" and "Lira" references,
15	has lines that Samsung would like to classify as demarcating an "electronic document." Yet even
16	Dr. Van Dam recognized that there should be limits on what could qualify as an electronic
17	document. When asked if a paragraph within a Microsoft Word document could be an electronic
18	document, he answered: "If you are talking about I have a typesetting program and it produces
19 20	paragraphs, then those paragraphs don't really have a separate identity, and I would find it not
20	very useful to consider them an electronic document, but there is no hard-and-fast rule." (Ahn
21 22	Rebuttal Decl. Ex. 5 at 58:25-59:16) (emphasis added.)
	Though Dr. Van Dam did not believe that a paragraph in a word processing document
23 24	should be considered an "electronic document," Samsung disagrees. Depicted below is a
24 25	should be considered an "electronic document," building disagrees. Depicted below is a
26 27	<sup>2</sup> Although Samsung contends that Dr. Balakrishnan's testimony and the grid on page 4 of its brief support its construction, all he acknowledged was that it was theoretically possible to
27 28	create and display an electronic document smaller than the screen, or with an irregular shape, depending on the specific context. ( <i>See</i> Ahn Rebuttal Decl. Ex. 4 at 151:25-158:20.)
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paragraph within a Microsoft Word document that is bounded by tables above and below, and by
 formatting lines to the left and to the right. Because this paragraph is "content having a defined
 set of boundaries that can be visually represented on a screen," it would be classified as an
 "electronic document" under Samsung's construction. This conflicts with Dr. Van Dam's
 testimony, as well as common sense.



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processing, spreadsheet or presentation document, or a list of items in a digital format." 9 10 In its Order Denying Samsung's Motion for Summary Judgment, the Court recognized that the dispute between the parties revolves around whether a set of conceptually independent application tiles arranged onto a grid for display contains sufficient structure to meet the limitation of a "structured electronic document," and not how the claim language should be 14 construed. (Dkt. No. 1158 at 27-28.) Accordingly, despite Samsung's best attempts to frame the 15 dispute as one of claim construction, the Court is under no obligation to construe this 16 unambiguous term. See O2 Micro, 521 F.3d at 1362. 17 18 Apple's Proposed Construction Samsung's Proposed Construction(s) No construction necessary. content having a defined set of 19 boundaries that can be visually If the Court believes construction is necessary. Apple

The inconsistencies between Samsung's construction and its own expert's understanding of the
term and the incompatibility between this extrinsic evidence and the plain language of the claim
demonstrate that Samsung's proposed construction is erroneous.

16

#### 5. The ALJ in *Apple v. HTC* Confirmed Apple's Position

Finally, Samsung resorts to its habitual tactic of selectively citing material from other 17 lawsuits in which its counsel is counsel of record. Samsung not only fails to provide any factual 18 19 context for its reliance on a single image from an infringement contention against a third party product not at issue in this case. More importantly, Samsung fails to disclose that the ALJ 20 recently issued a claim construction order in the very same ITC investigation from which 21 Samsung's exhibit is taken. There, both the ITC staff and the ALJ rejected essentially the same 22 arguments that Samsung repeats here and found that "electronic document" should be accorded 23 24 its plain and ordinary meaning. (Ahn Rebuttal Decl. Ex. 6.) In so doing, the ALJ noted the irreconcilable ambiguity in how the "boundaries" discussed by HTC (and in Samsung's 25 construction) were to be determined, and that the terms "electronic" and "document" were not 26 used in any unusual or special way and were readily understood by laypersons and persons of 27 ordinary skill. (*Id.*) 28

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## 6. The Court should find that "electronic document" has its plain and ordinary meaning, or in the alternative, adopt Apple's construction

3	As noted in Apple's opening brief, the plain and orc	linary meaning of "electronic			
4	document" should control because there is no suggestion that this term was used in an unusual or				
5	atypical manner. See Toshiba Corp. v. Imation Corp., 681 F.3d 1358, 1369 (Fed. Cir. 2012)				
6	("Absent disclaimer or lexicography, the plain meaning of the claim controls"). Even Samsung				
7	admits that the specification supports Apple's alternative construction: "The specification				
8	provides several examples of electronic documents including: web pages, digital images, and				
9	word processing, spreadsheet, email and presentation documents." (Dkt. No. 1183-3 at 3; see				
10	also '381 patent col. 27:7-12; col. 30:21-26; col. 31:40-45; claims 6 – 9.) In contrast to				
11	Samsung's unfounded definition, Apple's construction draws directly from the specification.				
12	And to remove all doubt, Apple's extrinsic evidence from its opening brief makes clear that				
13	Apple's construction is correct. (See, e.g., Dkt. No. 1186-6 (document: "in word processing, text				
14	that can be named and stored as a separate entity") (emphasis added).)				
15	Because Samsung's attempt to change the plain meaning of the term "electronic				
16	document" to encompass arbitrary groupings demarcated by lines or other "boundaries" as well as				
17	multiple files with separate identities having no connection with one another has no foundation in				
18	either the intrinsic or extrinsic evidence, the Court should either conclude that this term has its				
19	plain and ordinary meaning or adopt Apple's construction.				
20	B. Disputed Term from Claim 50 of the '163 document"	Patent: "structured electronic			
21	document				
22	Apple's Proposed Construction	Samsung's Proposed Construction			
22 23	No construction necessary.	Samsung's Proposed Construction "an electronic document that includes at least one visual structural element"			
	No construction necessary. Alternatively, Apple proposes: "an 'electronic document,' as previously defined, that is formatted to differentiate	"an electronic document that includes			
23	No construction necessary. Alternatively, Apple proposes: "an 'electronic document,' as previously defined, that is formatted to differentiate particular blocks or boxes of content in the document from one another," with the clarification that "a	"an electronic document that includes			
23 24	No construction necessary. Alternatively, Apple proposes: "an 'electronic document,' as previously defined, that is formatted to differentiate particular blocks or boxes of content in the document from one another," with the clarification that "a 'structured electronic document' could be, for example, a web page, an HTML or XML document, or a document in	"an electronic document that includes			
23 24 25	No construction necessary. Alternatively, Apple proposes: "an 'electronic document,' as previously defined, that is formatted to differentiate particular blocks or boxes of content in the document from one another," with the clarification that "a 'structured electronic document' could be, for example, a	"an electronic document that includes			

1 Though Samsung claims that its new construction of "structured electronic document" is 2 substantively the same as its previous construction of "any type of two-dimensional information" 3 space containing embedded coding that provides some meaning or 'structure' to the document," 4 even a cursory examination of these two definitions reveals that both cannot reflect the 5 understanding of those skilled in the art. Given Mr. Gray's assertion that Samsung's previous 6 construction was the correct one (see Dkt. No. 931 ¶ 60), and given the conspicuous absence of a 7 declaration from Mr. Gray in support of Samsung's current construction, it should be clear that 8 "an electronic document that includes at least one visual structural element" does not reflect how 9 this unambiguous claim language would have been understood by those in the art.

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#### 1. Samsung's construction is groundless

11 As the Court noted in its order denying Samsung's summary judgment motion, the dispute 12 between the parties revolves around whether a set of conceptually independent application tiles 13 arranged onto a grid for display meets the limitation of a "structured electronic document," and 14 not how the claim language should be construed. (Dkt. No. 1158 at 27-28.) Samsung's new 15 construction creates from whole cloth the ambiguous term "visual structural element." 16 Samsung's new construction is not tethered to anything in the claim language or the specification, 17 and it creates confusion, not clarity, as compared with the plain and ordinary meaning of "structured electronic document." Samsung's alternative construction, which also incorporates its 18 19 definition of "electronic document" from the '381 patent, is further flawed for the reasons 20 described above in the discussion of that term.

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#### 2. Samsung's construction has no intrinsic support

22 Samsung fails to provide any intrinsic evidence to support its construction of "structured 23 electronic document." The "Intrinsic Evidence" portion of Samsung's brief is limited to citing 24 portions of the specification that explain that a "structured electronic document" may include 25 "blocks" or "boxes of content," and that identify exemplary types of "structured electronic 26 documents" such as a "web page" or a "HTML or XML document." (See Dkt. No. 1183-3 at 6-27 7.) These sections of the specification do not support Samsung's construction. The specification 28 does not use the term "visual structural element," and none of the language from the specification APPLE'S REBUTTAL SUPPLEMENTAL CLAIM CONSTRUCTION BRIEF 8 CASE NO. 11-CV-01846-LHK sf- 3167780

1 concerning these defining features or the helpful examples such as a "web page" appears in 2 Samsung's construction. Tellingly, Samsung devotes a significant portion of its argument to 3 trying to *exclude* from any construction the specific examples of a "structured electronic document" identified in the specification. (Dkt. No. 1183-3 at 7.)<sup>3</sup> In sum, there is no intrinsic 4 evidence that supports Samsung's reimagining of the unambiguous term "structured electronic 5 6 document," and in light of Samsung's desire to omit any reference to the three specific examples 7 listed in the specification, it should be clear that Samsung's construction runs counter to the 8 intrinsic evidence.

9 10

## **3.** Samsung's extrinsic evidence is unconvincing and contrary to the specification

As discussed above, the Court previously found that the extrinsic evidence submitted by 11 the parties in their claim construction disputes, including expert opinions, was not persuasive, and 12 that the Court would instead "rel[y] on the intrinsic evidence in construing the disputed claim 13 term." (Dkt. No. 1158 at 20.) Nevertheless, Samsung again relies almost exclusively on extrinsic 14 evidence and cites to excerpts from various inventors' deposition testimony as well as to 15 statements from both Dr. Singh (Apple's expert) and Mr. Gray (Samsung's expert). After 16 selectively citing to Dr. Singh's opinions, however, Samsung objects to his discussion of his 17 understanding of "structured electronic document" in a more recent declaration. This is 18 particularly self-serving in light of Samsung's entirely new construction for this term. 19

Apart from the lack of credibility in Samsung's position based on its abandonment of the construction that Mr. Gray swore was the understanding of those in the art, none of the cited testimony actually supports Samsung's construction. None of the quoted expert witnesses or inventors endorsed the ambiguous language "visual structural element." If anything, each of the witnesses cited by Samsung appears to confirm that "structured electronic document" has its plain and ordinary meaning. (*See, e.g.*, Dkt. No. 1183-3 at 8 (citing witnesses who provided examples of a "structured electronic document").)

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 <sup>&</sup>lt;sup>3</sup> Apple's alternative construction does not suggest that the list of examples of "structured electronic documents" is exhaustive – they are expressly illustrative "examples" of the genus.

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# 4. The Court should find that "structured electronic document" has its plain and ordinary meaning, or in the alternative, adopt Apple's construction

As noted in Apple's opening brief, the plain and ordinary meaning of "structured 3 electronic document" should control because there is no suggestion that this term was used in an 4 unusual or atypical manner. See Toshiba Corp., 681 F.3d at 1369. Even Samsung admits that the 5 specification supports Apple's alternative construction. (See, e.g., Dkt. No. 1183-3 at 6-7 ("The 6 specification describes a 'structured document' as being 'made of blocks 3914 of text content and 7 other graphics") (emphases added); see also '163 patent col. 2:59-60; 18:44-45; 16:27-28.) The 8 specification also provides unambiguous examples of what is meant by "structured electronic 9 document": "web pages" and "an HTML or XML document." (See '163 patent at col. 1:47-48; 10 2:12-13; 18:48-52; claims 4-5; Figures 6A and 8.) 11

In contrast to Samsung's unfounded definition, Apple's alternative construction draws 12 directly from the specification. It recites language from, and the examples delineated in, the 13 specification (including the examples of a web page and HTML or XML document, as well as the 14 "boxes of content" language) which is "the single best guide to the meaning of a disputed term." 15 *Phillips*, 415 F.3d at 1315. Samsung's attempt to add complexity and ambiguity to the term 16 "structured electronic document" has no foundation in the intrinsic or extrinsic evidence. 17 Therefore, the Court should either conclude that this term has its plain and ordinary meaning or 18 adopt Apple's construction. 19

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#### III. CONCLUSION

For the foregoing reasons, Apple requests that the Court adopt its proposed constructions
and reject Samsung's unsupported definitions.

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Apple 5's Reputed a Supplemental CLAM Construction Price