EXHIBIT A

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Exhibit A - Samsung's General Objections to Apple's Exhibit List

2	Samsung generally objects to Apple's Exhibit List for all the reasons discussed in
3	Samsung's motions in limine, filed on July 5, 2012. Samsung further objects to the extent Apple's
4	exhibits are translations that are inaccurate and/or misleading. Samsung will serve its specific
5	objections to Apple's proposed translations according to the schedule agreed to by the parties.
6	Finally, Samsung reserves the right to raise additional objections during the proceedings,
7	depending on the manner in which an exhibit is offered into evidence.
8	Samsung's Objection To Apple's Effort To Circumvent The 125-Exhibit Limit By Designating Multiple Documents As Single Exhibits
9	Apple has blatantly violated the Court's July 9, 2012 Minute Order and Case Management
10	Order which provides that the parties may each identify only 125 exhibits, not counting rebuttal
11	and impeachment exhibits. Apple makes a complete end-run around the Court's restriction on the
12	number of exhibits by artificially combining a large numbers of separate exhibits under a single
13	exhibit number. Left unchecked, Apple's gamesmanship will severely penalize Samsung for
14	playing by the rules and listing 125 proper exhibits. And Samsung is not complaining about a
15	small number of additional exhibits: Apple crams roughly 498 exhibits into multi-document
16	"Exhibits" 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 17, 18, 19, 20, 21, 22, 25, 26, 27, 28, 29, and
17	123. This prejudicial violation of the Court's effort to streamline this trial should not be
18	permitted.
19 20	For example, Apple's Exhibit 1 is a 99-page exhibit broken into seven subparts with the
20	following titles: (i) Sketches of Pre-iPhone Designs Considered by Apple, (ii) CAD Images of
21	Pre-iPhone Designs Considered by Apple, (iii) Photographs of Models of Pre-iPhone Designs
22	Considered by Apple, (iv) Photographs of Other Models of Designs Considered by Apple,
23	(v) Sketches of Pre-iPad Designs Considered by Apple, (vi) CAD Images of Pre-iPad Designs
24	Considered by Apple, and (vii) Photographs of Models of Tablet Designs Considered by Apple.
25 26	This "exhibit" consists of over 249 images that Apple cobbled together from roughly 34 different
26	sources: some of the documents incorporated into this exhibit were produced in this or related
27	actions; some have no identification or attribution at all; and some are themselves freestanding
/ X I	

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declaration exhibits, expert report exhibits, and trial exhibits from the recent ITC hearing. No
 matter how you look at it, this collection of documents cannot be considered one exhibit.

3 As another example, Exhibit 26, which Apple claims will be sponsored by its expert, Mr. 4 Musika, consists of an elaborate chart containing selective and biased quotations from--or 5 comments about--a total of 123 separate and unrelated documents. The total number of documents quoted in this one exhibit almost exceeds the number of permitted exhibits. And 6 7 Exhibit 27 consists of a chart titled "Summary of Select Document Reflecting Comments on the Smartphone and Tablet Marketplace." The chart consists of 40 separate line items and each line 8 9 item contains direct quotations from random third party and Samsung documents that bear no 10 relation to each other. Many of the documents being quoted from were marked as separate exhibits during depositions taken in this matter. As these examples show, Apple's efforts to 11 12 shoehorn the content of a multitude of documents into a single exhibit is a clear violation of the 13 Court's order.

In the same vein, Apple's Exhibit 5 contains select quotations from nine press reports
followed by the reports themselves. Exhibit 6 contains quotations from 18 press reports followed
by the reports themselves, and Exhibit 17 contains quotations from 28 different news articles and
the articles themselves. Each of the reports and articles within these exhibits is a separate, freestanding document and should count as *one* exhibit.

Apple has also engaged in egregious conduct with video compilations. Exhibit 12 consists
of 68 different video files, each containing a separate iPhone advertisement. Likewise, Exhibit 14
is comprised of 27 media clips regarding the iPad and iPhone. Once again, each video file is a
separate exhibit.

Apple has done the same thing with improper compilations of pictures and documents related to alleged design alternatives. Exhibit 10, with a title of "Alternative Designs" on the first page, is a 141-page exhibit consisting of numerous images of 13 different products. Exhibit 20 is a 178-page exhibit with headings such as "Smartphone Alternative Designs," "Tablet Alternative Designs" and "GUI Alternative Designs." It includes images and documents relating to 33 additional products. These alleged alternative designs are analogous to the prior art references that <u>-2-</u> Case No. Case No. 11-cv-01846-LHK Samsung included on its exhibit list individually with separate exhibit numbers because they are
 separate products or other references. If Apple were playing by the rules like Samsung did, then
 each alleged alternative product would be a separate exhibit.

None of these exhibits is permissible as a Federal Rule of Evidence 1006 summary. 4 5 Indeed, Apple appears to concede this point for all but one of its multi-document "compilations" because Apple identified only Exhibit 123 as an "FRE 1006 summary" in its exhibit list. Federal 6 7 Rule of Evidence 1006 provides that a party may "use a summary, chart, or calculation to prove 8 the content of voluminous writings, recordings, or photographs that cannot be conveniently 9 examined in court." Fed. R. Evid. 1006. Federal Rule of Evidence 1006 does not apply to 10 documents that are straightforward and are not voluminous. Highland Capital Mgmt., L.P. v. Schneider, 551 F. Supp. 2d 173, 190 (S.D.N.Y. 2008) (FRE 1006 summaries may only be used 11 when the underlying evidence is so voluminous that it cannot conveniently be examined by a jury 12 13 and cannot be used where the underlying evidence is "relatively straightforward"). It is typically 14 used to summarize "concrete, mathematical, objective information [that] is capable of accurate presentation in chart or summary form." U.S. v. Stone, 2012 WL 441168, at *5 (E.D. Mich. Feb. 15 16 10, 2012); see also United States v. Johnson, 594 F.2d 1253, 1255 (9th Cir. 1979) ("The purpose 17 of Rule 1006 is to allow the use of summaries when the volume of documents being summarized 18 is so large as to make their use impractical or impossible.") To be sure, Exhibit 123 is no 19 exception to Apple's improper exhibit designations. The five freestanding documents contained in 20 Exhibit 123 are not voluminous, are straightforward, and can be "conveniently examined in court." 21 Accordingly, the Court should strike exhibits 1, 2, 3, 4, 5, 6, 7, 8, 10, 11, 12, 13, 14, 17, 18, 19, 20, 21, 22, 25, 26, 27, 28, 29, and 123 because Apple has violated the Court's order limiting the 22 23 number of exhibits for each side to 125. If the Court decides to permit any portion of these 24 exhibits, Samsung should not be disadvantaged because it played by the rules. Instead, Samsung 25 should be granted the right to include 498 additional exhibits on its exhibit list. 26 27 28

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TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
1	N/A	N/A	Phone and Tablet Designs Considered by Apple	N/A	N/A	Christopher Stringer	Offered in support of Apple's trade dress and design patent claims			lacks foundation, 402, 802, 602, I, D, U, 403, lacks sponsoring witness, MIL 1, MIL 3
2	N/A	N/A	Phone and Tablet Invention CAD Images	N/A	N/A	Christopher Stringer	Offered in support of Apple's trade dress and design patent claims			lacks foundation, 402, 802, 602, I, D, U, 403, lacks sponsoring witness, MIL 1, MIL 3
3	N/A	N/A	Timeline of Samsung Smartphones	N/A	N/A	Peter Bressler	Offered in support of Apple's trade dress and design patent claims			lacks foundation, misleading, incomplete, 402, 802, 602, I, D, U, 403, lacks sponsoring witness, MIL 3, MIL 7
4	N/A	N/A	Timeline of Samsung Tablets	N/A	N/A	Peter Bressler	Offered in support of Apple's trade dress and design patent claims			lacks foundation, lacks sponsoring witness, misleading, incomplete, 402, 802, 602, I, D, U, 403, MIL 3, MIL 7
5	N/A	N/A	Summary of Press Reports Regarding Samsung Tablet Designs	N/A	N/A	Peter Bressler	Offered in support of Apple's trade dress and design patent claims			lacks foundation, lacks sponsoring witness, misleading, incomplete, 402, 403, 802, 602, I, MIL 2, D, U, MIL 1
6	N/A	N/A	Summary of Press Reports Regarding Samsung Phone Designs	N/A	N/A	Peter Bressler	Offered in support of Apple's trade dress and design patent claims			lacks foundation, misleading, incomplete, 402, 802, 602, I, MIL 2, 403, D, U, lacks sponsoring witness, MIL 1

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
7	N/A	N/A	Photographs of accused Samsung devices	N/A	N/A	Peter Bressler	Offered in support of Apple's trade dress and design patent claims			lacks foundation, 802, 602, I, U, D, MIL 7, 402, 403, 1002, lacks sponsoring witness, misleading, MIL 3
8	N/A	N/A	Photographs of iPhone and iPad	N/A	N/A	Peter Bressler	Offered in support of Apple's trade dress and design patent claims			lacks foundation, 802, 602, I, U, D, MIL 7, 402, 403, 1002, misleading, MIL 1
9	N/A	N/A	Translation of email from Dong Jin Koh dated September 16, 2008	SAMNDCA1137 4409	SAMNDCA11374 414	Karan Singh	Damages, willfulness, secondary considerations, utility patent claims, trade dress and design patent claims, copying.			lacks foundation, 802, misleading, lacks sponsoring witness, 602, MIL 6, translation, not disclosed in expert report, 402, 403, 702/703, MIL 1
10	N/A	N/A	Design alternatives considered by P. Peter Bressler	N/A	N/A	Peter Bressler	Offered in support of Apple's trade dress and design patent claims			lacks foundation, 402, 802, 602, I, U, D, 403, MIL 1, MIL 3
11	N/A	N/A	iPhone and iPad Advertisements	N/A	N/A	Philip Schiller	Offered to establish public awareness of the designs of the iPhone and iPad			lacks foundation, cumulative, 802, 602, I, U, MIL 1, 402, 403, D
12	N/A	N/A	iPhone Television Advertisements	N/A	N/A	Philip Schiller	Offered to establish public awareness of the designs of the iPhone and iPad			lacks foundation, cumulative, 802, 602, I, U, MIL 1, 402, 403, D

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
13	N/A	N/A	iPad Television Advertisements	N/A	N/A	Philip Schiller	Offered to establish public awareness of the designs of the iPhone and iPad			lacks foundation, cumulative, 802, 602, I, U, MIL 1, 402, 403, D
14	N/A	N/A	iPhone & iPad Appearances in Popular Media	N/A	N/A	Philip Schiller	Offered to establish public awareness of the designs of the iPhone and iPad			lacks foundation, cumulative, misleading, 802, 602, I, U, MIL 1, 402, 403, D, lacks sponsoring witness
15	N/A	N/A	Apple's Sales of iPhone and iPad	N/A	N/A	Philip Schiller	Offered to establish public awareness of the designs of the iPhone and iPad			lacks foundation, 802, 602, U, D, MIL 1, 402, 403, lacks sponsoring witness
16	N/A	N/A	iPhone and iPad marketing expenditures	N/A	N/A	Philip Schiller	Offered to establish public awareness of the designs of the iPhone and iPad			authenticity, lacks foundation, 802, 602, 1002, U, D, MIL 1, 402, 403, lacks sponsoring witness
17	N/A	N/A	Summary of iPhone and iPad News Coverage	N/A	N/A	Philip Schiller	Offered to establish public awareness of the designs of the iPhone and iPad, secondary considerations of non- obviousness, damages.			802, 402, lacks foundation, 403, misleading, 1002, authenticity, incomplete, lacks sponsoring witness, 701, I, MIL 1, MIL 2, D, U, cumulative, 602, MIL 3

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
18	N/A	N/A	Apple market research	N/A	N/A	Philip Schiller	Offered to establish public awareness of the designs of the iPhone and iPad, secondary considerations of non- obviousness, damages.			802, lacks foundation, 403, misleading, authenticity, lacks sponsoring witness, 602, D, MIL 1, U, 402, incomplete, I
19	N/A	N/A	Designs Considered by Apple	N/A	N/A	Scott Forstall	Offered in support of Apple's trade dress and design patent claims			lacks foundation, 402, 802, 602, I, U, D, 403, incomplete, lacks sponsoring witness, MIL 1, MIL 3
20	N/A	N/A	Design alternatives considered by A. Hedge	N/A	N/A	Alan Hedge	Offered in support of Apple's trade dress and design patent claims			lacks foundation, 402, 802, 602, I, U, D, 403, misleading, MIL 1, MIL 3
21	N/A	N/A	Screen captures considered by S. Kare	N/A	N/A	Susan Kare	Offered in support of Apple's trade dress and design patent claims			lacks foundation, 802, 602, I, U, D, 402, 403, MIL 1, MIL 3
22	N/A	N/A	Design alternatives considered by S. Kare	N/A	N/A	Susan Kare	Offered in support of Apple's trade dress and design patent claims			lacks foundation, 402, 403, 802, 602, I, U, D, MIL 1, MIL 3, includes references that have been stricken by Judge Grewal

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
23	N/A	N/A	Summary of Hal Poret's Secondary Meanings Surveys	N/A	N/A	Hal Poret	Offered in support of Apple's trade dress and design patent claims			402, 802, 602, 702/703, U, D, 403, incomplete, MIL 2, MIL 3
24	N/A	N/A	Summary of Kent Van Liere's Association/Co nfusion Surveys	N/A	N/A	Kent Van Liere	Offered in support of Apple's trade dress and design patent claims			402, 802, 602, 702/703, U, D, 403, incomplete, MIL 2, MIL 3
25	N/A	N/A	Summary of Apple's damages calculations	N/A	N/A	Terry Musika	Offered in support of Apple's trade dress and design patent claims, damages and secondary considerations			lacks foundation, 802, 403, misleading, overbroad, authenticity, lacks sponsoring witness, 602, MIL 8, D, U, 702/703, MIL 9, I
26	N/A	N/A	Summary of selected documents reflecting comments on demand for Apple's intellectual property	N/A	N/A	Terry Musika	Offered in support of Apple's trade dress and design patent claims, damages and secondary considerations			402, lacks foundation, 802, 403, misleading, 1002, overbroad, authenticity, lacks sponsoring witness, 602, I, MIL 1, MIL 6, incomplete, D, U, 702/703, MIL 2
27	N/A	N/A	Summary of selected documents reflecting comments on the smartphone and tablet marketplace	N/A	N/A	Terry Musika	Offered in support of Apple's trade dress and design patent claims, damages and secondary considerations			402, lacks foundation, 802, 403, misleading, 1002, overbroad, authenticity, lacks sponsoring witness, 602, I, MIL 1, MIL 6, MIL 9, incomplete, D, U, 702/703, MIL 8, MIL 2, MIL 3

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
28	N/A	N/A	Summary of Samsung's fixed, variable, and non- product costs	N/A	N/A	Terry Musika	Damages			lacks foundation, 802, 403, misleading, 1002, authenticity, lacks sponsoring witness, 602, I, MIL 8, MIL 9, D, U, 402, 702/703
29	N/A	N/A	Summary and comparison of Samsung financial data from different sources in Samsung's production	N/A	N/A	Terry Musika	Damages			402, lacks foundation, 802, 403, misleading, 1002, authenticity, lacks sponsoring witness, 602, I, MIL 8, MIL 9, D, U, 702/703
30	N/A	N/A	Summary of survey conducted by J. Hauser	N/A	N/A	John Hauser	Damages and secondary considerations.			402, lacks foundation, 802, 403, misleading, 1002, authenticity, 602, D, MIL 1, incomplete, U, 702/703, MIL 2, MIL 3

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
31	N/A	N/A	Selection of Samsung source code from Bates range SAMNDCA- C000000001 - SAMNDCA- C000009221	SAMNDCA- C000002368;SA MNDCA- C000002440;SA MNDCA- C000002481;SA MNDCA- C000002559; SAMNDCA- C000002807; SAMNDCA- C000003597;SA MNDCA- C000005715;SA MNDCA- C000006084; SAMNDCA- C000006277; SAMNDCA- C000006277; SAMNDCA- C00000501;SA MNDCA- C000007702; SAMNDCA- C000007890;SA MNDCA- C000007890;SA	SAMNDCA- C000002420;SAM NDCA- C000002529; SAMNDCA- C000002636;SAM NDCA- C000002636;SAM NDCA- C000003714;SAM NDCA- C000005969;SAM NDCA- C000006166;SAM NDCA- C000006166;SAM NDCA- C000006331; SAMNDCA- C000003549;SAM NDCA- C000003549;SAM NDCA- C000007786;SAM NDCA- C000008007;SAM NDCA- C000008007;SAM	Karan Singh; Ravin Balakrishnan	Offered in support of Apple's utility patent claims.			lacks sponsoring witness, D, MIL 6
32			Video of iPhone Launch at Macworld 2007	APLNDC- Y0000066914	APLNDC- Y0000066914	Boris Teksler	Damages, willfulness, secondary considerations.			402, lacks foundation, 802, 403, misleading, 701, overbroad, authenticity, lacks sponsoring witness, 602, MIL 1
33			Apple Design (Sabine Schulze & Ina Gratz eds.)	APLNDC- Y0000151129	APLNDC- Y0000151450	Philip Schiller; Christopher Stringer	Offered in support of Apple's trade dress and design patent claims			lacks foundation, 402, 802, 403, lacks sponsoring witness, MIL 1, MIL 2

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
34	Ex. 1733; Ex. 2012; Ex. 2148	9/1/2007	Translation of Presentation: Feasibility Review on Standalone AP Business for Smart Phone Market	SAMNDCA1080 9390	SAMNDCA10809 460	Terry Musika; Seogguen Kim; Dong Hoon Chang; Sungsik Lee	Damages, secondary considerations, design and trade dress claims, copying.			402, 802, lacks foundation, 403, misleading, overbroad, lacks sponsoring witness, MIL 1, translation
35	Ex. 1394	12/14/20 08	Email from J. Boltello re:	SAMNDCA1024 7689	SAMNDCA10247 704	Susan Kare	Damages, secondary considerations, design and trade dress claims, copying.			802, lacks foundation, 403, misleading, lacks sponsoring witness, 602, MIL 1, 402, 702/703, translation
36	Ex. 2006Ex. 1654	12/17/20 08	Presentation: Touch Portfolio Rollout Strategy Recommendati on Based on Consumer Insight	SAMNDCA0019 1811	SAMNDCA00191 987	Peter Bressler; Russell Winer; Others	Damages, secondary considerations, design and trade dress claims, copying.			802, lacks foundation, 403, misleading, overbroad, lacks sponsoring witness, MIL 1, 402, 702/703, 602, MIL 2
37	Ex. 2009Ex. 2151	12/24/20 08	Translation of presentation:To uch Portfolio Key Takeaways	SAMNDCA1080 5169	SAMNDCA10805 175	Seogguen Kim; Sungsik Lee; Dong Hoon Chang; Won Pyo Hong; Dale Sohn	Damages, secondary considerations, design and trade dress claims, copying.			802, lacks foundation, 403, misleading, overbroad, lacks sponsoring witness, MIL 1, 402, 602, translation, MIL 2
38		4/17/200 9	Presentation: Browser Zooming Methods UX Exploration Study	SAMNDCA1110 4115	SAMNDCA11104 139	Karan Singh	Damages, willfulness, secondary considerations, utility patent claims, trade dress and design patent claims, copying.			802, lacks foundation, 403, misleading, overbroad, lacks sponsoring witness, MIL 1, 402, 702/703, 602, MIL 1

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
39	Ex. 2641	9/9/2011	Translation of Presentation	SAMNDCA2001 2936	SAMNDCA20012 942	Russell Winer	Damages, secondary considerations, design and trade dress claims, copying.			802, lacks foundation, 403, misleading, overbroad, lacks sponsoring witness, MIL 1, 402, 702/703, translation, 602
40	Ex. 1352Ex. 1372Ex. 1977Ex. 2153	2/11/201 0	Translation of Email from Bong-Hee Kim regarding Summary of Executive-Level Meeting Supervised by Head of Division (February 10)	SAMNDCA1024 7373	SAMNDCA10247 378	Russell Winer; Terry Musika	Damages, secondary considerations, design and trade dress claims, copying.			802, lacks foundation, 403, misleading, overbroad, lacks sponsoring witness, MIL 1, 402, 702/703, translation, 602
41	Ex. 1667	7/30/201 2	Presentation:	SAMNDCA1103 0081	SAMNDCA11030 359	Susan Kare	Damages, secondary considerations, design and trade dress claims, copying.			802, lacks foundation, 403, misleading, overbroad, lacks sponsoring witness, MIL 1, 402, 702/703, 602
42	Ex. 2709	2/16/201 0	Translation of Email from Hyun Kim regarding	SAMNDCA0004 4700	SAMNDCA00044 700	Wong Pyo Hong	Damages, secondary considerations, design and trade dress claims, copying.			802, lacks foundation, 403, 1002, misleading, incomplete, lacks sponsoring witness, 402, translation, 602, MIL 1, MIL 2

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
43	Ex. 1751	2/23/201 0	Translation of Email from Ki Hyun Seo regarding Team Leader's Directives at the Executives' Meeting 2/22 (Mon)	SAMNDCA1016 7856	SAMNDCA10167 857	Wong Pyo Hong	Damages, secondary considerations, design and trade dress claims, copying.			402, 802, lacks foundation, 403, misleading, lacks sponsoring witness, MIL 1, translation, MIL 2
44	Ex. 1194; Ex. 1506; Ex. 2007; Ex. 2126; Ex. 2155	3/2/2010	Translation of Presentation:	SAMNDCA0020 3880	SAMNDCA00204 010	Susan Kare	Damages, secondary considerations, design and trade dress claims, copying.			402, lacks foundation, 802, 403, misleading, lacks sponsoring witness, MIL 1, MIL 7, 702/703, translation, 602
45		3/22/201 0	Translation of selected pages from Presentation:	S-ITC- 000118719	S-ITC-000118747	Susan Kare	Damages, secondary considerations, design and trade dress claims, copying.			402, lacks foundation, 802, 403, misleading, incomplete, lacks sponsoring witness, MIL 1, MIL 7, 702/703, translation, 602
46	Ex. 2008	5/10/201 0	Translation of selected pages from Presentation:	SAMNDCA0050 8318	SAMNDCA00508 400	Ravin Balakrishnan	Damages, willfulness, secondary considerations, utility patent claims, trade dress and design patent claims, copying.			402, lacks foundation, 802, 403, misleading, lacks sponsoring witness, MIL 1, MIL 2, translation, 702/703, incomplete, 602, authenticity

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
47	Ex. 2164	5/24/201 0	Translation of Email from Saejin Cha regarding	SAMNDCA1015 9856	SAMNDCA10159 871	Dong Hoon Chang	Damages, secondary considerations, design and trade dress claims, copying.			402, lacks foundation, 802, 403, misleading, MIL 1, MIL 7, lacks sponsoring witness, translation, 602
48		7/5/2010	Presentation: Wave & Galaxy S Expert & regular users UX Critique	SAMNDCA1129 0567	SAMNDCA11290 652	Dong Hoon Chang	Damages, secondary considerations, design and trade dress claims, copying.			402, lacks foundation, 802, 403, misleading, 602, incomplete, MIL 1, MIL 2, MIL 7, not disclosed in expert report, 602, lacks sponsoring witness
49				SAMNDCA0038 7536	SAMNDCA00387 585	Karan Singh	Damages, willfulness, secondary considerations, utility patent claims, copying.			402, lacks foundation, 802, 403, 602, misleading, lacks sponsoring witness, MIL 1, MIL 2, 702/703
50			Best Buy Advertisement, "Samsung Galaxy Tab included with Selected Samsung HDTVs"	N/A	N/A	Terry Musika	Damages, secondary considerations, design and trade dress claims, copying.			402, lacks foundation, 802, 403, misleading, 1002, lacks sponsoring witness, MIL 1, MIL 7, U, authenticity, MIL 2
51	Ex. 11; Wagner Ex. 8	10/5/201 0	Presentation:	APLNDC000001 0886	APLNDC0000010 903	Richard Lutton	Damages, willfulness, secondary considerations, design and trade dress claims, copying.			105, 402, 403, 802, MIL 1, MIL 2

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
52	Ex. 5	8/4/2010	Presentation:	APLNDC000011	APLNDC0000119	Richard Lutton	Damages,			402, lacks
			Samsung's Use	03	2		willfulness,			foundation, 802, 403,
			of Apple				secondary			misleading, 602,
			Patents in				considerations,			incomplete, MIL 1,
			Smartphones				design and			MIL 7, 408, D, lacks
							trade dress			sponsoring witness
							claims, copying.			
53	Ex.		Translation of	SAMNDCA1101	SAMNDCA11010	Seogguen Kim;	Damages,			402, lacks
	2022Ex.		Presentation:	0883	884	Minhyouk Lee	willfulness,			foundation, 802, 403,
	2117						secondary			misleading, MIL 7,
							considerations,			translation,
							design and			incomplete, 602,
							trade dress			lacks sponsoring
							claims, copying.			witness, MIL 1
54	Ex. 2652	11/1/201	Presentation:	SAMNDCA0027	SAMNDCA00274	Terry Musika	Damages,			402, lacks
		0		4819	854		willfulness,			foundation, 802, 403,
							secondary			misleading, lacks
							considerations,			sponsoring witness,
							design and			MIL 1, 702/703, 602
							trade dress			
							claims, copying.			
55	Ex. 1391		Presentation:	SAMNDCA2000	SAMNDCA20007	Susan Kare	Damages,			402, lacks
			Samsung	7208	222		willfulness,			foundation, 802, 403,
			mobile icon				secondary			misleading, lacks
			design for 2011				considerations,			sponsoring witness,
							design and			MIL 1, MIL 7,
							trade dress			702/703, 602
							claims, copying.			
56		2/11/201	Presentation:	SAMNDCA0052	SAMNDCA00526	Peter Bressler	Damages,			402, lacks
		1	Samsung Q4	6887	993		willfulness,			foundation, 802, 403,
			'10 Deep Dive				secondary			misleading, lacks
							considerations,			sponsoring witness,
							design and			MIL 1, MIL 2,
							trade dress			702/703, 602
							claims, copying.			

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
57	Ex. 2005Ex. 1517	4/9/2011	Translation of selected pages from Presentation:	SAMNDCA0017 6053	SAMNDCA10765 466	Ravin Balakrishnan	Damages, willfulness, secondary considerations, design and trade dress claims, copying.			402, lacks foundation, 802, 403, misleading, incomplete, lacks sponsoring witness, MIL 7, translation, 602, MIL 1
58	Ex. 2651	6/17/201 1	Email from Justin Denison regarding GS Choi's Direction and Request to STA	SAMNDCA1037 5640	SAMNDCA10375 662	Terry Musika	Damages, willfulness, secondary considerations, design and trade dress claims, copying.			402, lacks foundation, 802, 403, misleading, 1002, lacks sponsoring witness, MIL 1, MIL 9, 702/703, 602
59	Ex. 1261Ex. 1353Ex. 1628	August, 2011	Translation of Presentation: rt	SAMNDCA1015 4003	SAMNDCA10154 053	Peter Bressler	Damages, willfulness, secondary considerations, design and trade dress claims, copying.			402, lacks foundation, 802, 403, misleading, 1002, lacks sponsoring witness, MIL 1, MIL 7, MIL 2, translation, 702/703, 602
60	Ex. 2647	2/16/201 2	Presentation:	SAMNDCA1154 7401	SAMNDCA11547 470	Terry Musika	Damages, willfulness, secondary considerations, design and trade dress claims, copying.			402, lacks foundation, 802, 403, misleading, 1002, lacks sponsoring witness, MIL 1, MIL 9, 702/703, 602
61	Ex. 1982	4/2/2012	Translation of Presentation:	SAMNDCA1099 8213	SAMNDCA10998 232	Ravin Balakrishnan; Sungsik Lee	Damages, willfulness, secondary considerations, design and trade dress claims, copying.			402, lacks foundation, 802, 403, misleading, translation, 702/703, 602, lacks sponsoring witness

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
62	Vander Veen Ex. 9	3/25/201 1	Presentation:	S-ITC- 003351732	S-ITC-003351759	Terry Musika; Justin Denison	Damages, willfulness, secondary considerations, design and trade dress			402, lacks foundation, 802, 403, misleading, 1002, MIL 1, 702/703, 602, 802, lacks sponsoring witness
63			Source Code	APLNDC000001 4245	APLNDC0000014 252	Bas Ording; Scott Forstall; Ravin Balakrishnan	claims, copying. Offered in support of Apple's utility patent claims.			402, 602, 802, incomplete, U, authenticity, misleading, lacks foundation, lacks sponsoring witness
64			Video of Samsung infringement of '381 patent	N/A	N/A	Ravin Balakrishnan	Offered in support of Apple's utility patent claims.			authenticity, misleading, lacks foundation, 1002, D, U, MIL 6, MIL 3
65			Video of Samsung infringement of '163 patent	N/A	N/A	Karan Singh	Offered in support of Apple's utility patent claims.			authenticity, misleading, lacks foundation, 1002, D, U, MIL 6, MIL 3
66			Video of Samsung infringement of '915 patent	N/A	N/A	Karan Singh	Offered in support of Apple's utility patent claims.			authenticity, misleading, lacks foundation, 1002, D, U, MIL 6, MIL 3
67		4/4/2012	Apple, Inc. Launch Date Net Sales by Adam Id (with ITS Billings) from 4/1/10 To 4/4/10	APLNDC-WH-A- 0000029886	APLNDC-WH-A- 0000029891	Terry Musika	This exhibit is being offered as evidence of revenue earned by downloaded applications cited in Dr. O'Brien's expert report.			402, lacks foundation, 802, 403, misleading, 1002, lacks sponsoring witness, 602

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
68	Sung Ho Choi 6, 7; Seung Gun Park 12		Samsung WCDMA Release 7 Standardization Research Project Completion Report and English translation	SAMNDCA0016 6606; APLNDC- WH- A0000032261	SAMNDCA00166 622; APLNDC- WH- A0000032278	Sung Ho Choi or other Samsung Witness	This exhibit is being offered as evidence of Samsung's IPR policies and practices			translation, 602, 802, lacks foundation, lacks sponsoring witness
69			TSG-RAN WG1 Meeting #24, Tdoc R1-02- 0444, Orlando, Florida February 18-22, 2002, Text Proposal for Bit Distribution unit for HS-DSCH	APLNDC-WH- A0000011834	APLNDC-WH- A0000011838	Michael Walker; Richard Gitlin	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP			
70			TSG-RAN WG1 meeting #7, TSGR1#7(99)d 84, Hannover, Germany, August 30 - September 3, 1999, Text proposal for Turbo codes and rate matching in TS 25.212, TS 25.222 (rev. of R1-99d56	APLNDC-WH- A0000010518	APLNDC-WH- A0000010533	Michael Walker	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP			

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
71	H. Kim 1; Williams 1		3GPP TS 25.214 v.6.6.0	APLNDC-WH- A0000010733	APLNDC-WH- A0000010790	Hyong Kim	This exhibit is being offered as evidence of noninfringement of Samsung patent-in-suit U.S. Patent No. 7,447,516			
72			Email from Beongjo Kim to 3GPP, dated July 9, 1999, attaching, TSGR1#6(99)8 92, Detailed Descriptions of Radio Frame Segmentation to 2nd Interleaver (Text Proposal)	APLNDC-WH- A000000998; APLNDC-WH- A0000010252	APLNDC-WH- A0000009980; APLNDC-WH- A0000010257	Michael Walker	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP			802, misleading, lacks foundation
73	Rosenbro ck 12; Stasik 13; Teece 18		1st Expert Report of Hillebrand & Partners on FRAND	SAMNDCA0039 3932	SAMNDCA00393 945	Karl Heinz Rosenbrock or other Samsung Witness; Richard Donaldson	This exhibit is being offered as evidence concerning the ETSI IPR policy and FRAND licensing			602, 802, misleading, lacks foundation, 402, 403, MIL 1, MIL 4
74	Sung Ho Choi 8; Korea 1; Lichaber 10; Stasik 3; Teece 7		Addendum 1 ETSI/GA 29(97)/SCM/3, Amendments to the ETSI Interim Intellectual Property Rights Policy	APLNDC-WH- A0000012542	APLNDC-WH- A0000012547	Michael Walker; Sung Ho Choi or other Samsung Witness	This exhibit is being offered as evidence of Samsung's contractual obligations and its failure to timely disclose IPR to ETSI and3GPP			

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
75	Lichaber 12		ETSI Guide on Intellectual Property Rights (IPRs), dated November 27, 2008	APLNDC-WH- A0000012460	APLNDC-WH- A0000012477	Michael Walker	This exhibit is being offered as evidence of Samsung's contractual obligations and its failure to timely disclose IPR to ETSI and3GPP			
76			FRE 1006 Summary of Apple Licenses	N/A	N/A	Boris Teksler; BJ Watrous; Richard Donaldson	This exhibit is being offered as evidence of Apple's licenses and Samsung's failure to offer FRAND terms			802, misleading, lacks foundation, D
77			FRE 1006 Summary of Samsung Licenses	N/A	N/A	Richard Donaldson; Seongwoo Kim or other Samsung Witness	This exhibit is being offered as evidence of Samsung's licenses and its failure to offer FRAND terms			802, misleading, lacks foundation, D
78			Intel Invoices to Apple (12/22/11- 12/29/11)	APL794- N0000003905	APL794- N0000003910	Tony Blevins	This exhibit is being offered as evidence of Apple's purchases from Intel			602, 802, authenticity, lacks foundation
79			Letter from B. Teksler to SW Kim, dated April 30, 2012	APL794- N0000015789	APL794- N0000015791	Boris Teksler; BJ Watrous	This exhibit is being offered as evidence of Samsung's failure to offer FRAND terms			602, 802, misleading, lacks foundation, 402, 403, U

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
80	Seongwo o Kim 6, 82		Letter from SW Kim to B. Teksler, dated July 25, 2011	SAMNDCA0032 2740	SAMNDCA00322 741	Boris Teksler; BJ Watrous; Seongwoo Kim	This exhibit is being offered as evidence of Samsung's failure to offer FRAND terms			602, 802, misleading, lacks foundation
81			Patent Cross License Agreement between Intel and Samsung with Amendments 1 & 2	S-794-ITC- 000000021	S-794-ITC- 000000049	Richard Donaldson; Seongwoo Kim or other Samsung Witness	This exhibit is being offered as evidence of Samsung's license with Intel			802, misleading
82	Seongwo o Kim 57; Stasik 12; Teece 14; Donaldso n 9		Samsung presentation titled "Samsung - Motorola Licensing Discussions," dated May 2, 2005	S-794-ITC- 005280718	S-794-ITC- 005280737	Richard Donaldson; Seongwoo Kim or other Samsung Witness	This exhibit is being offered as evidence of the value of Samsung's IPR and Samsung's failure to offer FRAND terms			408, 802, misleading, lacks foundation
83	Van Lieshot 3; Van Der Velde 2; Soeng- Hun Kim 4; Holmes 5		3GPP TSG- RAN WG2 Meeting #43, R2-021645, Prague, Czech Republic, August 15-20, 2004, L2 Considerations for VoIP Support	APLNDC- WH0000017799	APLNDC- WH0000017802	Michael Walker; Gert Jan Van Lieshot or other Samsung Witness	This exhibit is being offered as evidence of the existence of alternative technologies			lacks foundation, lacks sponsoring witness, authenticity, 602, 802
84			3GPP Website Screenshots	APLNDC-WH- A0000022854; APLNDC-WH- A0000022943	APLNDC-WH- A0000022864; APLNDC-WH- A0000022945	Michael Walker	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP			802, 602, lacks foundation

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TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
85			Email from Jaeyol Kim to 3GPP, dated July 8, 1999, attaching TSGR1#6(99)9 15	APLNDC-WH-A 0000012263; APLNDC-WH-A 0000012451	APLNDC-WH-A 0000012263; APLNDC-WH-A 0000012456	Wayne Stark; Michael Walker; Jae Yoel Kim or other Samsung Witness	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP			802, 602, lacks foundation
86	Paul J. Farrell 10; Hee Won Kang 5; Michael Musella 3		File History for U.S. Patent No. 7,362,867 and English translation	APLNDC-WH- A0000017657;A PLNDC-WH- A0000031751	APLNDC-WH- A0000018112; APLNDC-WH- A0000031790	Wayne Stark	This exhibit is being offered as evidence of Samsung's failure timely to disclose IPR to ETSI and 3GPP			translation, authenticity
87	Ginkyu Choi 2; Hun-Kee Kim 2; Noh-Sun Kim 4; Jun-Sung Lee 2; Yong-Suk Moon 6; Jae- Seung Yoon 2; Paul J. Farrell 9; Michael Musella 7, Daniel Tierney 3, Richard Wesel 9		File History of U.S. Patent No. 792 [with certified English translation of Korean Application	APLNDC-WH- A0000017308; APLNDC-WH- A0000032329	APLNDC-WH- A0000017614; APLNDC-WH- A0000032410	Richard Gitlin	This exhibit is being offered as evidence of Samsung's failure timely to disclose IPR to ETSI and 3GPP			translation, authenticity

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
88	Ginkyu Choi 4; Hun-Kee Kim 7; Noh-Sun Kim 2; Yong-Suk Moon 4		R1-01-1231, Siemens, "Interleaver operation inconjunction with SMP"	APLNDC-WH- A0000011745	APLNDC-WH- A0000011748	Richard Gitlin	This exhibit is being offered as evidence of the existence of alternative technologies			lacks foundation, 802, 602
89	Chang- Soo Park 13; Hyeon- Woo Lee 15		TSG-RAN Working Group 1 meeting #7, TS GR1#7(99)d76, Hannover, Germany, August 30 - September 3, 1999, Text proposal for 25.212	APLNDC-WH- A0000010046	APLNDC-WH- A0000010063	Michael Walker; Richard Gitlin; Chang-Soo Park or other Samsung Witness	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP			lacks foundation, 802, 602
90	Hyeon Woo Lee 13		TSG-RAN WG1 meeting #6, TSGR1#7(99)b 32, Hannover, Germany, August 30 - September 3, 1999, Transport block concatenation and code block segmentation	APLNDC-WH- A0000011302	APLNDC-WH- A0000011307	Michael Walker; Richard Gitlin; Hyeon Woo Lee or other Samsung Witness	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP			lacks foundation, 802, 602
91	Paul J. Farrell 8		File History for U.S. Patent No. 7,050,410	APLNDC-WH- A0000013385	APLNDC-WH- A0000014033	Michael Walker; Jon Hamkins	This exhibit is being offered as evidence of Samsung's failure timely to disclose IPR to ETSI and 3GPP			authenticity

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
92	Paul J. Farrell 15; Jon Hamkins 4; Se- Hyoung Kim 12; Paul Min 3		Nortel Networks, "Proposal for ratematching for turbo codes" to 3GPP	APLNDC- WH0000013765	APLNDC- WH0000013769	Jon Hamkins	This exhibit is being offered as evidence of the existence of alternative technologies			lacks foundation, 802, 602
93	Se- Hyoung Kim 5		File History for U.S. Patent No. 7,386,001 (certified English translation of Korean application contained in file history, beginning at page 12844)	APLNDC-WH- A0000012550	APLNDC-WH- A0000013076	Venugopal Veeravalli	This exhibit is being offered as evidence of Samsung's failure timely to disclose IPR to ETSI and 3GPP			authenticity
94	Min-Goo Kim 6; Se- Hyoung Kim 11		Email from Tim Moulsley to 3GPP, Mar. 16, 1999	APLNDC- WH0000000009	APLNDC- WH0000000012	Venugopal Veeravalli	This exhibit is being offered as evidence of the existence of alternative technologies			lacks foundation, 802, 602
95	Williams 14		PCT Patent Application Publication No. 02/43332 - Petersen	APLNDC- WH0000019792	APLNDC- WH0000019853	Edward Knightly	This exhibit is being offered as invalidiating prior art to Samsung patent-in-suit U.S. Patent No. 7,675,941			authenticity

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
96	Williams 19		U.S. Patent App. Pub. No. 2005/0213605 - Kim et al.	APLNDC-WH- A0000029791	APLNDC-WH- A0000029812	Edward Knightly	This exhibit is being offered as evidence of noninfringement of Samsung patent-in-suit U.S. Patent No. 7,675,941			
97	Knightly 14		U.S. Patent No. 6,819,658 - Agarwal	APLNDC- WH0000019765	APLNDC- WH0000019791	Edward Knightly	This exhibit is being offered as invalidiating prior art to Samsung patent-in-suit U.S. Patent No. 7,675,941			
98	Young Bum Kim 10		3GPP TR 25.896 v.6.0.0	APLNDC- WH0000010911	APLNDC- WH0000011089	Hyong Kim	This exhibit is being offered as invalidiating prior art to Samsung patent-in-suit U.S. Patent No. 7,447,516			802, 602, lacks foundation
99			3GPP TS 25.214 v.6.1.0	APLNDC- WH0000013124	APLNDC- WH00000013187	Hyong Kim	This exhibit is being offered as invalidiating prior art to Samsung patent-in-suit U.S. Patent No. 7,447,516			802, 602, lacks foundation
100	H. Kim 8; Williams 9		Japanese Patent Application No. 2002-190774 and English translation	APLNDC- WH0000011737; APLNDC- WH0000032288; APLNDC- WH0000012266	APLNDC- WH0000011760;A PLNDC- WH0000032288; APLNDC- WH0000012277	Hyong Kim	This exhibit is being offered as invalidiating prior art to Samsung patent-in-suit U.S. Patent No. 7,447,516			translation, authenticity

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TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
101	Seong Hun Kim 12; Van Der Velde 6		3GPP TSG- RAN WG2 Meeting #47 Tdoc R2- 051680, Athens, Greece, May 9- 13, 2005, Change Request	APLNDC-WH- A9301	APLNDC-WH- A9310	Edward Knightly; Michael Walker; Samsung witness	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP			
102	Knightly 11; Williams 18; Seong Hun Kim 14; Lieshout 7; Van Der Velde 7		3GPP TSG- RAN2 Meeting #47, Tdoc R2- 051311, Athens, Greece, May 9- 13, 2005, Segmentation and Concatenation for VoIMS	APLNDC-WH- A9816	APLNDC-WH- A9820	Edward Knightly; Michael Walker; Samsung Witness	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP			
103	Young Bum Kim 7; Kwak 12; Juho Lee 7; Joon Young Cho 7		3GPP TSG- RAN WG1 Meeting #41, R1-050565, Athens, Greece, 9-13 May 2005, Change Request	APLNDC-WH- A0000011080	APLNDC-WH- A0000011084	Hyong Kim; Michael Walker; Samsung Witness	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP			

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
104			Email from Juho Lee to 3GPP, dated June 18, 2004, attaching R1- 040697, R1- 040689, R- 1040690, and R1-040696	S-ITC- 001057684	S-ITC-001057701	Hyong Kim; Samsung Witness	This exhibit is being offered as evidence of Samsung's failure to timely disclose IPR to ETSI and 3GPP and the existence of alternative technologies			
105	Min 24		Intel X-GOLD 61x Product Specification	750DOC001172	750DOC002698	Richard Gitlin; Wayne Stark	This exhibit is being offered to demonstrate the functionality of the baseband processors used in the accused Apple products.			
106	Min 4		ANSI T1.413- 1995 - Network and Customer Installation Interfaces - Asymmetric Digital Subscriber Line (ADSL) Metallic Interface	APLNDC- WH0000014672	APLNDC- WH0000014857	Richard Gitlin	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No 6,928,604.			authenticity, 802, 602, lacks foundation
107	Chang- Soo Park 6Hyeon- Woo Lee 2Gitlin (5/4/12) 6Min 8		Bömer, L. et al., "A CDMA Radio Link with 'Turbo- Decoding': Concept and Performance Evaluation" (1995)	APLNDC- WH0000014905	APLNDC- WH0000014910	Richard Gitlin	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No 6,928,604.			authenticity, 802, 602, lacks foundation

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
108	Wesel 4Hee Won Kang 3Jae Yoel Kim 2		TSG-RAN WG1 Meeting #5, TSGR1#5(99)7 24, Cheju Island, Korea, June 1-4, 1999, Multiple Scrambling Codes	APLNDC-WH- A12310	APLNDC-WH- A12316	Wayne Stark; Michael Walker; Samsung Witness	This exhibit is being offered as evidence of the existence of alternative technologies.			lacks foundation, 802, 602
109			U.S. Patent No. 6,920,602	APLNDC-WH- A16604	APLNDC-WH- A16617	Richard Gitlin	This exhibit is being offered as evidence of Samsung's failure timely to disclose IPR to ETSI and 3GPP			not disclosed in interrogatories
110		2003	Apple schematics - P72C/73C Rev B & Q8 Main Logic Board Rev 05	APLNDC-WH- A0000000001, APLNDC-WH- A0000000255	APLNDC-WH- A000000050, APLNDC-WH- A0000000266	Emilie Kim	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,456,893.			402, 403, 802, 602, lacks sponsoring witness
111		Dates between 7/17/200 3 and 2005	iBook/iSight Sales Data	APLNDC-WH- A24824	APLNDC-WH- A24845	Emilie Kim	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,456,893.			misleading, 402, 403, 802, 602, lacks sponsoring witness
112	Dourish 9	2/14/200 4	KR 10-2004- 0013792 and English translation	APLNDC-WH- A0000009255; APLNDC-WH- A0000032322	APLNDC-WH- A0000009261; APLNDC-WH- A0000032329	Paul Dourish	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,456,893.			translation, 802, authenticity, lacks sponsoring witness

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TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
113		3/8/2012	Sony Ericsson Affidavit of Lee Hill with Attachment	APLNDC-WH- A000026930, APLNDC-WH- A000024792	APLNDC-WH- A000026932, APLNDC-WH- A000024793	Tony Givargis, Lee Hill, or Keeper of the Records, Sony Mobile Communication s	This exhibit is being offered to corroborate on sale date(s) of invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,698,711.			authenticity, misleading, 402, 403, 802, 602, lacks sponsoring witness
114	Givargis 13	3/18/201 2	J2ME Tutorial: Introduction to J2ME, dated March 18, 2012	APLNDC-WH- A25000	APLNDC-WH- A25006	Tony Givargis	This exhibit is being offered to corroborate the plain-meaning understanding of invalidating prior art to patent-in-suit U.S. Patent No. 7,698,711.			authenticity, misleading, lacks foundation, 802, 602, lacks sponsoring witness
115	Givargis 12	6/1/2003	Mahmoud, "The J2ME Mobile Media API" published online at http://developer s. sun.com/mobilit y/ midp/articles/ mmapioverview (June 2003)	APLNDC- WH6738	APLNDC- WH6749	Tony Givargis	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,698,711.			authenticity, misleading, lacks foundation, 802, 602, lacks sponsoring witness
116		3/1/2004	Sony Ericsson Mobile Comm. AB, "Sony K700 User Guide" (1st Ed.) March 2004	APLNDC- WH8725	APLNDC- WH8828	Tony Givargis, Lee Hill, or Keeper of the Records, Sony Mobile Communication s	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,698,711.			authenticity, lacks foundation, 802, 602, lacks sponsoring witness

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
117		3/9/2004 and 3/21/200 4	Sony Press Releases, dated March 9, 2004 and March 21, 2004	APLNDC- WH0000008506, APLNDC- WH0000005351	APLNDC- WH0000008507, APLNDC- WH0000005352	Tony Givargis, Lee Hill, or Keeper of the Records, Sony Mobile Communication s	This exhibit is being offered to corroborate on sale date(s) of invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,698,711.			authenticity, lacks foundation, 802, 602, lacks sponsoring witness
118	Srivastav a - 14	12/28/19 99	U.S. Patent No. 6,009,336 - Harris	APLNDC- WH6330	APLNDC- WH6346	Mani Srivastava	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,577,460.			
119	Srivastav a - 7	5/30/200 0	U.S. Patent No. 6,069,648 - Suso	APLNDC- WH5303	APLNDC- WH5317	Mani Srivastava	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,577,460.			
120	Srivastav a - 22	2/10/200 4	U.S. Patent No. 6,690,417 - Yoshida	APLNDC- WH5026	APLNDC- WH5067	Mani Srivastava	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,577,460.			

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
121			Source Code Files, Camera and Photos Functionality (See Appendix 1 for Bates Numbers)			Emilie Kim; Paul Dourish; Mani Srivastava	This exhibit is being offered to demonstrate the cameras and photo and associated functionality of the accused			lacks sponsoring witness, lacks foundation, authenticity, 402, 403, 802
122			Samsung ETSI	APLNDC-WH-	APLNDC-WH-	Seung Gun	Apple products.			
122			IPR Statements	APEINDC-WH- A0000009374; APENDC-WH- A0000009375; APENDC-WH- A0000009415; S-794-ITC 0005517177; APENDC-WH- A0000009482	APLINDC-WH- A0000009374; APLNDC-WH- A0000009396; APLNDC-WH- A0000009431; S- 794-ITC 0005517181; APLNDC-WH- A0000009486	Park, Seung- Ho Ahn, Sung Ho Choi, or other Samsung Witness; Michael Walker	being offered as evidence of Samsung's contractual obligations and its failure to timely disclose IPR to ETSI and3GPP			
123			FRE 1006 Summary of 3GPP WG Meeting Minutes	N/A	N/A	Michael Walker	This exhibit is being offered as evidence of Samsung's failure timely to disclose IPR to ETSI and 3GPP			improper FRE 1006 summary, lacks foundation, 802, 602, misleading, not addressed in Walker's report or deposition, 403, 702/703, improper summary under Rule 1006, MIL 3, D, I

TRIAL EXH. NO.	DEPO EX. NO.	DATE	DESCRIPTION	BEGBATES	ENDBATES	SPONSORING WITNESS	PURPOSE	MARKED	ADMITTED	OBJECTIONS
124		2003	Apple iBook G3 800MHz laptop (2003) configured with an iSight video webcam (2003) running the Mac OS X 10.3 Panther (2003), and including Chat AV 2, iPhoto 2 and Preview 2.1.0			Emilie Kim	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,456,893.			authenticity, misleading, lacks foundation, 402, 403, 802, 602, lacks sponsoring witness
125		3/1/2004	Sony Ericsson K700i mobile phone	N/A	N/A	Tony Givargis, Lee Hill, or Keeper of the Records, Sony Mobile Communication s	This exhibit is being offered as invalidating prior art to Samsung patent-in-suit U.S. Patent No. 7,698,711.			lacks foundation, misleading, authenticity, 802, 602