EXHIBIT 6 FILED UNDER SEAL

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1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA		
3	SAN JOSE DIVISION		
4	APPLE INC., a California) corporation,)		
5) Plaintiff,)		
6)		
7)		
8	SAMSUNG ELECTRONICS CO., LTD,) a Korean business entity;) SAMSUNG ELECTRONICS AMERICA,)		
9	INC., a New York corporation;)		
10	SAMSUNG TELECOMMUNICATIONS)AMERICA, LLC, a Delaware)limited liability company)		
11	Defendants.)		
12)		
13			
14	**HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY**		
15			
16	DEPOSITION OF WOOKYUN KHO		
17	San Francisco, California		
18	Thursday, January 12, 2012		
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22			
23	Reported By:		
24	LINDA VACCAREZZA, RPR, CLR, CRP, CSR. NO. 10201		
25	JOB NO. 45308		

Page 5 1 MR. CHUNG: Minn Chung, same, 2 representing Apple. MR. BEARD: Brooks Beard with 3 Morrison Foerster representing Apple. 4 09:21 5 MR. TUNG: Mark Tung from Quinn 6 Emanuel representing Samsung. 7 MS. KIM: Rosa Kim from Samsung 8 in-house. 9 THE VIDEOGRAPHER: Thank you. 09:21Would the reporter please swear the 10 11 witness and interpreters. 12 WOOKYUN KHO, 13 Having been duly sworn, by the 14 Certified Shorthand Reporter, was 15 examined and testified as follows: 09:2116 THE VIDEOGRAPHER: Thank you. 17 Please proceed. 18 EXAMINATION BY MR. MCELHINNY: 19 20 Good morning, Mr. Kho. I 09:21 Ο. 21 introduced myself before the deposition started, but I'll do it again. My name is Harold 22 23 McElhinny. I'm an attorney in the United States, 24 and I represent Apple Inc. 25 09:22 And as you may know, Apple Inc.

Page 118 1 -- I'm able to access -- to access those portions 2 that I have authority for. 3 Ο. And what portions do you have authority for? 4 06:02 5 Α. I have the authority to access the store places or repositories that would be 6 7 applicable to the project that I participate in. 8 Ο. And what are the names of those repositories? 9 Α. It's not that there is a separate 06:03 10 11 name given to such repository; they are 12 distinguished by numbers. 13 Have you, in the time that you've Ο. 14 been at Samsung, have you written software code 06:04 for effects other than the bounce effect? 15 16 Yes, I have. Α. 17 Is there any particular effect 0. 18 that you've spent more time on than you've spent on the bounce effect? 19 06:05 20 No. This is the bounce effect Α. 21 that I've spent the most time on. 22 What would be second? Ο. 23 Α. If you were to exclude the bounce 24 effect, the rest would comprise of various minor 25 06:06 things such that it's not -- such that I would

Page 119 1 not be able to specifically point out what would 2 comprise number two. 3 Ο. Does the phrase "list view," are you familiar with list view? 4 06:06 5 Α. Yes. And what does "list view" refer to 6 Ο. 7 as you use it? 8 Α. This is one of the widgets provided by Android framework. 9 06:07 And what does it do? 10 Ο. 11 Α. There is something called an 12 adapter that is connected to list view. So data 13 would be obtained from there, that is the 14 adapter. And so this would carry out the role of 06:08 15 showing the list on the screen of thereby. 16 Are you familiar with something at Ο. 17 Samsung called "the glow effect"? 18 Α. My understanding is that there is no such effect that is called glow effect. 19 20 Okay. Do you know whether or not 06:09 Ο. 21 in some Samsung projects, the bounce effect has been replaced by an effect that looks like a blue 22 23 light? Yes, I know that. 24 Α. 25 06:10 Q. Right. What do you call the

Page 120 1 effect that has replaced the bounce effect in 2 some products? 3 Α. Sometimes it's called "edge glow," but internally, it continues to be called "bounce 4 effect." 06:10 5 6 Have you personally been involved Ο. 7 in writing software for the edge glow effect? 8 Α. Yes, I have participated in that. Has the Effect team -- is the edge 9 Ο. 06:11 10 glow -- start again. 11 Is the edge glow effect a project 12 of the Effect team? 13 Α. Yes. It was one of the projects 14 of the Effect team. 15 Ο. When did your team start working 06:11 on the edge glow effect software? 16 17 Α. Although I do not recall this 18 exactly, this was prior to Nexus being sold. 19 Q. Can you narrow that down to a year 20 for me? 06:13 21 It probably was 2010. Α. We have talked a lot about 2010. 22 Ο. 23 We talked about the comparisons that you did in 24 August and September 2010. Were you also working 06:13 25 on the edge glow effect at that time?

Page 121 1 No. In August and September of Α. 2 2010, I was not doing any work on edge glow effect. 3 Q. So did the work on the edge glow 4 effect start after September of 2010? 06:14 5 6 Α. That was subsequent to September of 2010. 7 8 Ο. When you started working on the 9 edge glow effect, was that written to a 06:15 requirements document? 10 11 No, that was not the case. Α. 12 Ο. How did the edge glow effect 13 project begin? 14 Edge glow was -- effect was Α. 06:16 15 contained in the Android Gingerbread native code. And at that time, there was a disclosure 16 of Gingerbread native code. So at that juncture, 17 18 I got to see the edge glow code. So that's how the review work was begun. 19 20 Are you familiar with something 06:17 Ο. 21 called the R&D Management Group? I know that such a group exists, 22 Α. 23 but I'm not familiar with it. 24 Do you know the names of any Ο. 06:18 25 people who are on it?