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14	LTD., SAMSUNG ELECTRONICS AMERICA, INC. and SAMSUNG	
15	TELECOMMUNICATIONS AMERICA, LLC	
16	UNITED STATES	DISTRICT COURT
17	NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION	
18	APPLE INC., a California corporation,	CASE NO. 11-cv-01846-LHK
19	Plaintiff,	DECLARATION OF JOBY MARTIN IN SUPPORT OF SAMSUNG'S TRIAL
20	VS.	BRIEF
21	SAMSUNG ELECTRONICS CO., LTD., a Korean business entity; SAMSUNG	
22	ELECTRONICS AMERICA, INC., a New York corporation; SAMSUNG	
23	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company,	
24	Defendant.	
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26 27		
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02198.51855/4871770.1		Case No. 11-cv-01846-LHK
	MARTIN DECLARATION IN SUPPORT OF SAMSUNG'S TRIAL BRIEF Dockets.Justia.com	

I, Joby Martin, declare as follows:

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I am an associate in the law firm of Quinn Emanuel Urquhart & Sullivan, LLP,
 counsel for Samsung Electronics Co., Ltd., Samsung Electronics America, Inc., and Samsung
 Telecommunications America, LLC (collectively, "Samsung"). I submit this declaration in
 support of Samsung's Trial Brief. I have personal knowledge of the facts set forth in this
 declaration and, if called upon as a witness, I could and would testify to such facts under oath.

7 2. Attached hereto as Exhibit 1 is a true and correct copy of Defendant's Exhibit No.
8 623, a document produced by Apple in this litigation bearing Bates label APLNDC9 NCC00000274.

Attached hereto as Exhibit 2 is a true and correct copy of Defendant's Exhibit No.
 690, a document produced by Apple in *In Re Certain Electronic Digital Media Devices and Components Thereof*, Inv. No. 337-TA-796 ("ITC 796 Investigation"), bearing Bates label APL ITC-X0000016675.

4. Attached hereto as Exhibit 3 is a true and correct copy of Defendant's Exhibit No.
562, a document produced by Apple in this litigation bearing Bates label APLNDC0003040119.

5. Attached hereto as Exhibit 4 is a true and correct copy of Defendant's Exhibit No.
578, a document produced by Apple in the ITC 796 Investigation, bearing Bates label APL-ITC0000119763.

Attached hereto as Exhibit 5 is a true and correct copy of Defendant's Exhibit No.
 522, a document produced by Samsung in this litigation bearing Bates label

21 SAMNDCA00321382.

7. Attached hereto as Exhibit 6 is a true and correct copy of Defendant's Exhibit No.
625, a document produced by Samsung in this litigation bearing Bates label

24 SAMNDCA00321707.

SAMNDCA00255357.

8. Attached hereto as Exhibit 7 is a true and correct copy of Defendant's Exhibit No.
519, a document produced by Samsung in this litigation bearing Bates label

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9. Attached hereto as Exhibit 8 is a true and correct copy of Defendant's Exhibit No.
 566, a document produced by Samsung in this litigation bearing Bates label
 SAMNDCA00321539.

4 10. Attached hereto as Exhibit 9.is a true and correct copy of Defendant's Exhibit No.
5 684, which is a chart prepared by Samsung's counsel depicting a timeline of mobile phone
6 products released by Samsung before and after the release of the iPhone.

7 11. Attached hereto as Exhibit 10 is a true and correct copy of Defendant's Exhibit No.
8 708, a document produced by Apple in this litigation bearing Bates label APLNDC0002230566.

9 12. Attached hereto as Exhibit 11 is a true and correct copy of Defendant's Exhibit No.
10 714, a document produced by Apple in this litigation bearing Bates label APLNDC0002367163.

Attached hereto as Exhibit 12 is a true and correct copy of Defendant's Exhibit No.
 715, a document produced by Apple in the ITC 794 Investigation bearing Bates label
 APL7940009836305.

14 14. Attached hereto as Exhibit 13 is a true and correct copy of Defendant's Exhibit No.
15 717, a document produced by Apple in this litigation bearing Bates label APLNDC0002868532.

16 15. Attached hereto as Exhibit 14 is a true and correct copy of Defendant's Exhibit No.
17 709, a document produced by Apple in the ITC 794 Investigation bearing Bates label

18 APL7940014663269.

19 16. Attached hereto as Exhibit 15 is a true and correct copy of Defendant's Exhibit No.
20 710, a document produced by Apple in this litigation bearing Bates label APLNDC0001509486.

21 17. Attached hereto as Exhibit 16 is a true and correct copy of Defendant's Exhibit No.
22 712, a document produced by Apple in this litigation bearing Bates label APLNDC0002230186.

23 18. Attached hereto as Ex. 17 is a true and correct copy of excerpts from the February
24 23, 2012 deposition transcript of Greg Joswiak, an Apple witness.

25 19. Attached hereto as Exhibit 18 is a true and correct copy of Defendant's Exhibit No.
26 649, a document produced by Apple in this litigation bearing Bates label APLNDC0001207640.

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1	I declare under penalty of perjury under the laws of the United States that the foregoing is
2	true and correct. Executed on the 23 rd day of July, 2012, in San Francisco, California.
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4	/s/ Joby Martin
5	Joby Martin
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	MARTIN DECLARATION IN SUPPORT OF SAMSUNG'S TRIAL BRIEF

1	General Order 45 Attestation
2	I, Victoria F. Maroulis, 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 Joby Martin has
4	concurred in this filing.
5	/s/ Victoria Maroulis
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02198.51855/4871770.1	-4- Case No. 11-cv-01846-LHK
	-4- Case No. 11-cv-01846-LHK MARTIN DECLARATION IN SUPPORT OF SAMSUNG'S TRIAL BRIEF