Exhibit 6 (Submitted Under Seal)

1 2 3	HIGHLY CONFIDENTIAL - SUBJECT TO PROTECTIVE ORDER UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION Civil Action No.: 11-CV-01846-LHK
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4	APPLE, INC., a California corporation, Plaintiff,
5	vs.
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7	SAMSUNG ELECTRONICS CO., LTD., a Korean business entity, et al. Defendants.
8	
9	UNITED STATES INTERNATIONAL TRADE COMMISSION WASHINGTON, D.C.
10	
11	In the Matter of:
12	CERTAIN ELECTRONIC DIGITAL Case No.:
13	MEDIA DEVICES AND COMPONENTS 337-TA-796
14	THEREOF
15	
16	
	*** HIGHLY CONFIDENTIAL ***
17	SUBJECT TO PROTECTIVE ORDER
18	VIDEOTAPED PERSONAL DEPOSITION OF:
19	DON-JOO LEE
20	
21	
22	Friday, February 17, 2012
23	Kim & Chang Seoul, South Korea
24	9:07 a.m. to 6:24 p.m.
25	

1	APPEARANCES:
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3	ON BEHALF OF PLAINTIFF, APPLE, INC.:
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5	MORRISON FOERSTER, LLP By: GRANT L. KIM, ESQ.
6	STEPHANIE KIM, ESQ. 425 Market Street
7	San Francisco, California 94105-2482 Phone: 415.268.7339
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10	ON BEHALF OF DEFENDANT, SAMSUNG:
11	QUINN, EMANUEL, URQUHART & SULLIVAN, LLP
12	By: VICTORIA MAROULIS, ESQ. BRETT ARNOLD, ESQ.
13	555 Twin Dolphin Drive Redwood Shores, California 94065
14	Phone: 650.801.5005
15	
16	Also present:
17	SANGMEE MOON, LEAD INTERPRETER
18	KATHY SIM, CHECK INTERPRETER JEFF MENTON, VIDEOGRAPHER
19	TRACEY LOCASTRO, COURT REPORTER SAMUEL LEE, ESQ., SAMSUNG
20	CINDI MORELAND, SAMSUNG
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1	MS. MAROULIS: Objection, vague, calls for
2	speculation, lacks foundation.
3	THE WITNESS: I have not conducted study.
4	BY MR. KIM:
5	Q. In fact, Best Buy informed you that some
6	customers actually bought the Samsung Galaxy Tab and
7	then later returned it because they had been confused
8	and thought they were buying an Apple product; is that
9	correct?
10	MS. MAROULIS: Objection, assumes facts not
11	in evidence, calls for legal conclusion.
12	THE WITNESS: I remember hearing the story,
13	but I think the percentage of that was very
14	minimal.
15	BY MR. KIM:
16	Q. Do you recall the percentage?
17	A. I don't recall.
18	Q. In Mr. Huh's e-mail his first point is, "We
19	are not Apple."
20	Do you understand that this is a reply to
21	the P.S. of Mr. Byung Soo Kim on the next page, page 8
22	of Exhibit 1584 at Bates number 513573?
23	MS. MAROULIS: Objection, calls for
24	speculation, calls for legal conclusion.
25	THE WITNESS: I believe so.

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         VIDEOGRAPHER: Grant, you're leaving this
 2
     deposition open? Did you say that?
         MS. MAROULIS: We're disagreeing about that,
 3
     because we consider it closed.
 4
                   That's correct. Well, our view is
 5
         MR. KIM:
 6
     that if there are additional documents that are
     produced later that bear on this witness'
 7
     testimony that we may seek to continue.
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 9
         VIDEOGRAPHER: This concludes videotape
     number 6, volume 1, of the video deposition of
10
     Don-Joo Lee for today. This deposition may be
11
12
     continued.
                 The time is 6:24 p.m. We're going
     off the video record.
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         (Time noted: 6:24 p.m.)
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1	(Counsel representing this witness should	
2	arrange reading and signing and thereafter distribute copies of the signed Errata Sheet to	
3	opposing counsel without involvement of court reporter.)	
4	STYLE OF CASE: Apple V Samsung	
5	DEPOSITION OF: DON-JOO LEE DATE TAKEN: Friday, February 17, 2012	
6	ERRATA SHEET	
7	PAGE LINE CHANGE REASON	
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22	I hereby certify that I have read my deposition and that it is true and correct subject to any changes	
23	in form or substance entered here.	
24	Date Don-Joo Lee	
25		

1	CERTIFICATE
2	(Seoul)
3	(South Korea)
4	
5	I, Tracey S. LoCastro, Registered Professional Reporter, do hereby certify
6	that the aforementioned witness was first duly sworn as noted by stipulation of counsel to testify the
7	whole truth; that I was authorized to and did report said deposition in stenotype; and that the foregoing pages are a true and correct transcription of my
8	shorthand notes of said deposition.
9	I further certify that said deposition was taken at the time and place hereinabove set forth and that the taking of said deposition was commenced
11	and completed as hereinabove set out.
LΤ	I further certify that I am not attorney
12	or counsel of any of the parties, nor am I a relative or employee of any attorney or counsel of
13	party connected with the action, nor am I financially interested in the action.
14	_
15	The foregoing certification of this transcript does not apply to any reproduction of the
16	same by any means unless under the direct control and/or direction of the certifying reporter.
17	
18	IN WITNESS WHEREOF, I have hereunto
19	set my hand this 19th day of February, 2012.
20	
21	The for
22	TRACEY S. LOCASTRO,
23	Registered Professional Reporter
24	
25	