# Exhibit 3 (Submitted Under Seal)

## SUBJECT TO PROTECTIVE ORDER CONTAINS HIGHLY CONFIDENTIAL – ATTORNEY'S EYES ONLY INFORMATION

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13 14 15	Attorneys for SAMSUNG ELECTRONICS CO., LTD., SAMSUNG ELECTRONICS AMERICA, INC. and SAMSUNG TELECOMMUNICATIONS AMERICA, LLC				
16	UNITED STATES DISTRICT COURT				
17	NORTHERN DISTRICT OF CAI	LIFORNIA, SAN JOSE DIVISION			
18	APPLE INC., a California corporation,	CASE NO. 11-cv-01846-LHK			
19	Plaintiff,				
20	VS.	SAMSUNG'S SUPPLEMENTAL OBJECTIONS AND RESPONSES TO			
21	SAMSUNG ELECTRONICS CO., LTD., a Korean business entity; SAMSUNG	APPLE'S SIXTEENTH SET OF INTERROGATORIES (NO. 81)			
22	ELECTRONICS AMERICA, INC., a New				
23	York corporation; SAMSUNG TELECOMMUNICATIONS AMERICA,	<u>HIGHLY CONFIDENTIAL –</u> ATTORNEYS' EYES ONLY			
	LLC, a Delaware limited liability company,	UNDER THE PROTECTIVE ORDER			
24	Defendants.				
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already in the possession of Apple, publicly available, or as readily available to Apple as it is to Samsung.

- 24. Samsung objects to each interrogatory to the extent that it seeks information before Samsung is required to disclose such information in accordance with any applicable law, such as the Northern District of California Patent Local Rules.
- 25. Samsung objects to the interrogatories on the grounds and to the extent that they seek legal conclusions or call for expert testimony. Samsung's responses should not be construed to provide legal conclusions.

Subject to and without waiving the foregoing General Statement and General Objections, Samsung responds as follows:

### **INTERROGATORIES**

#### **INTERROGATORY NO. 81:**

Explain in detail the operation of any monitoring circuitry, integrated circuit, chip, controller, or module used to operate the touch screens (including the display and touch sensor panels) and used to respond to touch events for each Product at Issue, with reference to and identification of specific source code and microcode files and functions.

#### **SUPPLEMENTAL RESPONSE TO INTERROGATORY NO. 81:**

In addition to the General Objections stated above, Samsung objects to this interrogatory as vague and ambiguous. Samsung further objects to this interrogatory to the extent that it seeks to elicit information subject to and protected by the attorney-client privilege, the attorney workproduct doctrine, the joint defense privilege, the common interest doctrine, and/or any other applicable privilege or immunity. Samsung further objects to this interrogatory on the grounds and to the extent that it seeks legal conclusions or calls for expert testimony. Samsung will provide such contentions in accordance with the Court's Minute Order and Case Management order, dated August 25, 2011.

Case No. 11-cv-01846-LHK

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Subject to the foregoing general and specific objections, and following a reasonable 2 | investigation, Samsung responds as follows:

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Product at Issue	Touchscreen IC Vendor	Touchscreen IC P/N	Touchscreen IC F/W Version	TSP Module Vendor
Acclaim	MELFAS	MCS-6024	N/A	MELFAS
Captivate	ATMEL	mXT224	v1.6aa	SMD
Continuum	ATMEL	mXT224	v1.6aa	SMD
Droid Charge	ATMEL	mXT224	v1.6aa	SMD
Exhibit 4G	ATMEL	mXT224	v1.6aa	Synopex
Epic 4G	ATMEL	mXT224	v1.6aa	SMD
Fascinate	ATMEL	mXT224	v1.6aa	SMD
Gem	MELFAS	MCS-6024	N/A	MELFAS
Galaxy Ace	Cypress	TMA340	N/A	Synopex
Galaxy Prevail	Cypress	TMA340	N/A	S-MAC
Galaxy S (i9000)	ATMEL	mXT224	v1.6aa	SMD
Galaxy S 4G	ATMEL	mXT224	v1.6aa	SMD
Galaxy S II	ATMEL	mXT224	v1.6aa	SMD
Gravity	ATMEL	mXT224	v1.6aa	S-MAC
Indulge	ATMEL	mXT224	v1.6aa	Digitech
Infuse 4G	ATMEL	mXT224	v1.6aa	SMD
Intercept	MELFAS	MCS-6000	N/A	MELFAS
Mesmerize	ATMEL	mXT224	v1.6aa	SMD
Nexus S	ATMEL	mXT224	v1.6aa	SMD
Nexus S 4G	ATMEL	mXT224	v1.6aa	SMD
Replenish	Cypress	TMA340	N/A	S-MAC
Showcase Galaxy S	ATMEL	mXT224	v1.6aa	SMD
Sidekick	ATMEL	mXT224	v1.6aa	ILJIN
Transform	MELFAS	MCS-6000	N/A	MELFAS
Vibrant	ATMEL	mXT224	v1.6aa	SMD
Galaxy Tab 10.1	ATMEL	mXT224	v1.6aa	ILJIN

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1	Samsung further responds that some of the information requested in this interrogatory is				
2	outside Samsung's possession, custody or control. Pursuant to Rule 33(d), Samsung further				
3	responds by citing the following documents from which such information may be determined:				
4	ATMEL-SAMSUNG00000001-8302; SAMNDCA00298514-SAMNDCA00298644;				
5	SAMNDCA00298645-SAMNDCA00298748; SAMNDCA00298749-SAMNDCA00298801;				
6	SAMNDCA00298802-SAMNDCA00299039; SAMNDCA00299040-SAMNDCA00299312;				
7	SAMNDCA00299313-SAMNDCA00299344; SAMNDCA00299345-SAMNDCA00299425;				
8	SAMNDCA00324077-SAMNDCA00324077; SAMNDCA00324078-SAMNDCA00324082;				
9	SAMNDCA00324083-SAMNDCA00324087; SAMNDCA00324088-SAMNDCA00324093;				
10	SAMNDCA10280557-SAMNDCA10283952; SAMNDCA10765141-SAMNDCA10765619;				
11	SAMNDCA10885838-SAMNDCA10924995. Samsung further refers to the transcripts for the				
12	depositions of Heon-Seok Lee, Martin Simmons and Samuel Brunet from which the requested				
13	information can be determined.				
14					
15	DATED: March 16, 2012 QUINN EMANUEL URQUHART & SULLIVAN, LLP				
16	SULLIVAN, LLI				
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18	By <u>Victoria F. Maroulis</u> Charles K. Verhoeven				
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20	Victoria F. Maroulis Michael T. Zeller				
21	Attorneys for SAMSUNG ELECTRONICS CO.,				
22	LTD., SAMSUNG ELECTRONICS AMERICA,				
23	INC., and SAMSUNG TELECOMMUNICATIONS AMERICA, LLC				
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