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14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRICT OF CALIFORNIA	
16	SAN JOSE DIVISION	
17		
18	APPLE INC., a California corporation,	Case No. 5:11-cv-01846-LHK
19	Plaintiff,	APPLE'S MOTION TO REMOVE
20	V.	INCORRECTLY FILED DOCUMENTS
21		20001121(22
	SAMSUNG ELECTRONICS CO., LTD., a Korean business entity; SAMSUNG	[DOCKET NOS. 1385-1, 1385-2]
22	ELECTRONICS AMERICA, INC., a New York corporation; SAMSUNG	
23	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company,	
24		
25	Defendants.	
26		
27		
28		
	APPLE'S MOTION TO REMOVE INCORRECTLY FILED DOCUMENT CASE NO. 5:11-CV-01846 LHK	IS [DOCKET NOS. 1385-1, 1385-2]

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1	Apple hereby moves the Court to remove the following documents from ECF, submitted		
2	electronically on July 26, 2012:		
3	Exhibit 6 to the Declaration of Joby Martin in Support of Samsung's Daubert Motion		
4	("Martin Declaration").		
5	Exhibit 7 to Martin Declaration.		
6	The above documents consist of Exhibit 32 to the Expert Report of Terry L. Musika and		
7	Exhibit 32-S to the Supplemental Expert Report of Terry L. Musika and have been filed multiple		
8	times in connection with various briefs. Apple's Renewed Motion to Seal, filed July 24, 2012,		
9	requested sealing of these documents (See, e.g., Ex. 1 to the Declaration of Erica Tierney in		
10	Support of Apple's Renewed Motion to Seal ("Tierney Declaration") at 210 (Exhibit 32 to		
11	Musika Report); Ex. 4 to Tierney Declaration at 97 (Exhibit 32-S to Supp. Musika Report); Ex. 6		
12	to Tierney Declaration (Exhibit 32-S to Supp. Musika Report).) However, Apple inadvertently		
13	did not include Exhibits 6 and 7 to the Martin Declaration in the enumeration of instances of the		
14	document to be sealed. As a result, Samsung filed Exhibits 6 and 7 publicly.		
15	The ECF Help Desk has already been contacted and has locked the documents in question,		
16	and is awaiting the Court's order to remove them from the record. Apple will today file and		
17	lodge with the Clerk's Office a corrected renewed motion to seal that includes Exhibits 6 and 7 to		
18	the Martin Declaration.		
19	For the foregoing reasons, Apple respectfully requests that the Court grant Apple's		
20	Motion to Remove Incorrectly Filed Documents [Docket Nos. 1385-1, 1385-2].		
21	Counsel for Samsung confirmed that Samsung does not oppose this motion.		
22	Dated: July 27, 2012 MORRISON & FOERSTER LLP		
23			
24	By: /s/ Michael A. Jacobs		
25	MICHAEL A. JACOBS		
26	Attorneys for Plaintiff and Counterclaim-Defendant		
27	APPLE INC.		
28			
	APPLE'S MOTION TO REMOVE INCORRECTLY FILED DOCUMENTS [DOCKET NOS. 1385-1, 1385-2]		