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2 3 4 5 6 7 UNITED STATES DISTRICT COURT 8 NORTHERN DISTRICT OF CALIFORNIA 9 SAN JOSE DIVISION 10 APPLE, INC., a California corporation, Case No.: 11-CV-01846-LHK 11 ORDER REGARDING CLAIM TERMS Plaintiff, IN JURY NOTEBOOKS v. 12 SAMSUNG ELECTRONICS CO., LTD., A 13 Korean corporation; SAMSUNG ELECTRONICS AMERICA, INC., a New York 14 corporation; SAMSUNG TELECOMMUNICATIONS AMERICA, LLC, 15 a Delaware limited liability company, 16 Defendants. 17 18

The parties have asked for clarification regarding how certain claim terms should appear in the jury notebooks. The Court has considered the parties' positions. There are five disputes that require a ruling. The parties shall use the claim constructions described below in the jury notebooks.

1. The '381 Patent

• The term "electronic document" means "a document stored in a digital format."

An "electronic document" includes, but is not limited to, a web page; a digital image; word process, spreadsheet or presentation document; or a list of items in a digital format." An electronic document need not be stored in a single file.

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Case No.: 11-CV-01846-LHK

ORDER REGARDING CLAIM TERMS IN JURY NOTEBOOKS

• The term "translating the electronic document in a second direction" was not proposed for construction, and therefore has its plain and ordinary meaning."

2. The '163 Patent

• The Court has not construed any terms from this patent, and therefore the terms from this patent should be given their plain and ordinary meaning.

3. The '460 Patent

• The Court has not construed any terms from this patent, and therefore the terms from this patent should be given their plain and ordinary meaning.

4. The '711 Patent

• The term "applet" means "an application designed to run within an application module that need not be operating system-independent."

IT IS SO ORDERED.

Dated: July 29, 2012

LUCY IN KOH

United States District Judge