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13	UNITED STATES DISTRICT COURT	
14	NORTHERN DISTRICT OF CALIFORNIA	
15	SAN JOSE DIVISION	
16		
17	APPLE INC., a California corporation,	Case No. 11-cv-01846-LHK
18	Plaintiff,	APPLE'S RESPONSE TO SAMSUNG'S MOTION FOR RECONSIDERATION
19	V.	REGARDING OPENING STATEMENT SLIDES 11-19
20	SAMSUNG ELECTRONICS CO., LTD., a Korean business entity; SAMSUNG	
21	ELECTRONICS AMERICA, INC., a New York corporation; SAMSUNG	
22	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company,	
23	Defendants.	
24	Defendants.	
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1 As Samsung concedes, Samsung never disclosed its independent development theory 2 underlying the documents in slides 11-19 in response to Apple's contention interrogatories. To 3 the extent these documents go to willful infringement, Samsung did not timely disclose this 4 theory. To the extent these documents go to copying, a secondary consideration of 5 nonobviousness, Samsung failed to disclose this theory, as Judge Grewal found. Furthermore, 6 when asked about the basis for Samsung's denial of copying, Samsung's corporate representative 7 on copying did not disclose these documents. (Sep. 21, 2011 J. Denison 30(b)(6) dep. at 155:10-8 19.) Not only was the alleged independent development theory never disclosed during 9 discovery, these documents are not even related to the accused products. Samsung's design 10 documents for an *unaccused* product – the F700 – are not relevant to the design of the accused 11 products. When asked whether the accused Galaxy S phone designs were based on the earlier 12 unaccused F700, Samsung's head designer and sponsor of these documents, Minhyouk Lee, said 13 no: the accused Galaxy S phone designs were his own designs. (Mar. 2, 2012 M.H. Lee dep. at 14 71:20-72:10.) Another sponsor of these documents, Hyoung Shin Park, the alleged F700 15 designer, likewise denied having any knowledge that any other Samsung phone was based on the 16 F700 design. (Feb. 29, 2012 H.S. Park Dep. at 50:25-51:3.) Hence, Samsung's theories supporting the use of the documents in slides 11-19 are not only untimely, they are wholly 17 18 irrelevant to the accused products in this case. 19 Dated: July 30, 2012 MORRISON & FOERSTER LLP 20 21 By: /s/ Michael A. Jacobs 22 Michael A. Jacobs 23 Attorneys for Plaintiff APPLE INC. 24 25

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¹ Apple requested, but Samsung did not provide Apple permission to unseal the confidential deposition transcripts cited in this response.