A	р	р	e Inc.v.	Samsung EDloe	€CC.
A	p	p 1 2 3 4 5 6 7 8	e l n c . v . HAROLD J. MCELHINNY (CA SBN 66781) hmcelhinny@mofo.com MICHAEL A. JACOBS (CA SBN 111664) mjacobs@mofo.com RICHARD S.J. HUNG (CA SBN 197425) rhung@mofo.com MORRISON & FOERSTER LLP 425 Market Street San Francisco, California 94105-2482 Telephone: (415) 268-7000 Facsimile: (415) 268-7522	Ŭ	C C .
		9		Telephone: (650) 858-6000 Facsimile: (650) 858-6100	
		10		Attorneys for Plaintiff and Counterclaim-Defendant Apple Inc.	
	11 UNITED STATES DISTRICT COURT 12 NORTHERN DISTRICT OF CALIFORNIA				
		13	SAN JO	SE DIVISION	
		14	APPLE INC., a California corporation, Plaintiff,		
		15	VS.	Civil Action No. 11-CV-01846-LHK	
		16	SAMSUNG ELECTRONICS CO., LTD., a Korean business entity, SAMSUNG		
		17 18	ELECTRONICS AMERICA, INC., a New York corporation, and SAMSUNG TELECOMMUNICATIONS AMERICA,	DECLARATION OF PETER J. KOLOVOS IN SUPPORT OF APPLE'S RESPONSE TO DECLARATION OF	
		19	LLC, a Delaware limited liability company, Defendants.	JOHN B. QUINN AND RECOMMENDATION REGARDING APPROPRIATE SANCTION	
		20	SAMSUNG ELECTRONICS CO., LTD., a		
		21	Korean business entity, SAMSUNG ELECTRONICS AMERICA, INC., a New		
		22	York corporation, and SAMSUNG TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company,		
		23	Counterclaim-Plaintiffs,		
		24	v.		
		25	APPLE INC., a California corporation,		
		26	Counterclaim-Defendant.		
		27			
		28			
				DECLARATION OF PETER J. KOLOVOS Case No. 11-cv-01846 (LHK)	
				Doc	k

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I, Peter J. Kolovos, declare as follows:

I am a partner at the law firm of Wilmer Cutler Pickering Hale and Dorr LLP,
 counsel for Apple Inc. ("Apple") in the above-referenced litigation. I am licensed to practice law
 in the Commonwealth of Massachusetts, and have been admitted *pro hac vice* in this action. I
 am familiar with the facts set forth herein, and, if called as a witness, I could and would testify
 competently to those facts.

Attached as <u>Exhibit A</u> is a true and correct copy of a screenshot of an article
entitled, "Samsung, After 'Begging' to Get Sony Into Apple Patent Trial, Flouts Judge And
Releases 'Excluded Evidence' Anyway" available at:

10 www.forbes.com/sites/connieguglielmo/2012/07/31/samsung-after-begging-to-get-sony 11 into-apple-patent-trial-flouts-judge-and-releases-excluded-evidence-anyway/
 12 (last visited August 1, 2012).

13 3. Attached as <u>Exhibit B</u> is a true and correct copy of a screenshot of an article
14 entitled, "In Apple-Samsung trial, it's John Quinn v. Judge Koh" available at:

http://newsandinsight.thomsonreuters.com/Legal/News/2012/08\_-\_August/In\_Apple-Samsung\_trial,\_it\_s\_John\_Quinn\_v\_Judge\_Koh/

17  $\|$  (last visited August 1, 2012).

Attached as <u>Exhibit C</u> is a true and correct copy of a screenshot of an excerpt of
 an article entitled, "Samsung Goes Public With Excluded Evidence to Undercut Apple's Design
 Claims" available at:

www.allthingsd.com/20120731/samsung-goes-public-with-excluded-evidence-toundercut-apples-design-claims/

23 (last visited August 1, 2012). The excerpted portion does not include the slides that were
24 released with Samsung's press statement.

26 Dated: August 1, 2012

/s/ Peter J. Kolovos Peter J. Kolovos

1	GENERAL ORDER 45 ATTESTATION		
2	I, Mark D. Selwyn, am the ECF user whose ID and password are being used to file this		
3	Declaration. In compliance with General Order 45(X)(B), I hereby attest that Peter J. Kolovos		
4	has concurred in this filing.		
5			
6	<u>/s/ Mark D. Selwyn</u> Mark D. Selwyn		
7			
8			
9	CERTIFICATE OF SERVICE		
10	I hereby certify that a true and correct copy of the above and foregoing document has		
11	been served on August 1, 2012 to all counsel of record who are deemed to have consented to		
12	electronic service via the Court's CM/ECF system per Civil Local Rule 5.4.		
13			
14	<u>/s/ Mark D. Selwyn</u> Mark D. Selwyn		
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	DECLARATION OF PETER J. KOLOVOS		
	- 2 - Case No. 11-cv-01846 (LHK)		