EXHIBIT F

1 2 3 4 5 6 7 8	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	MARK D. SELWYN (SBN 244180) mark.selwyn@wilmerhale.com WILMER CUTLER PICKERING HALE AND DORR LLP 950 Page Mill Road Palo Alto, California 94304 Telephone: (650) 858-6000 Facsimile: (650) 858-6100 WILLIAM F. LEE (pro hac vice) william.lee@wilmerhale.com WILMER CUTLER PICKERING HALE AND DORR LLP 60 State Street Boston, Massachusetts 02109 Telephone: (617) 526-6000	
9		Facsimile: (617) 526-5000	
10 11	Attorneys for Plaintiff APPLE INC.		
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN JOSE DIVISION		
15	APPLE INC., a California corporation, Case No. 11-cv-01846-LHK		
16 17	Plaintiff, v.	APPLE INC.'S FIRST AMENDED AND SUPPLEMENTAL INITIAL DISCLOSURES PURSUANT TO RULE 26(A)(1)	
18 19	SAMSUNG ELECTRONICS CO., LTD., a Korean corporation; SAMSUNG		
20	ELECTRONICS AMERICA, INC., a New York corporation; and SAMSUNG		
21	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company,		
22	Defendants.		
23	Detendants.		
24			
25			
26			
27			
28	APPLE INC.'S FIRST AMENDED AND SUPPLEMENTAL INITIA	L DISCLOSURES CASE NO. 11-CV-01846-LHK	

Pursuant to Federal Rules of Civil Procedure 26(a)(1), (e)(1) Plaintiff Apple Inc. ("Apple") hereby amends and supplements its initial disclosures to Defendants Samsung Electronics Co., Ltd, Samsung Electronics America, Inc., and Samsung Telecommunications America, LLC (collectively, "Samsung").

Apple provides these disclosures subject to and without waiving any applicable privilege, doctrine, or right, including without limitation the attorney-client privilege, the work product doctrine, and all other rights and privileges recognized under the laws of the United States, the State of California and all relevant jurisdictions. By these disclosures, Apple does not concede the relevance or admissibility of any particular information. Apple makes these disclosures based on information currently available to it. Apple reserves the right to amend or supplement these disclosures and to present additional evidence to support its claims and defenses with any filing or during any proceeding in this action, including trial.

I. INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION [Fed R. Civ. P. 26(a)(1)(A)(i)]

Apple identifies the following individuals who may have discoverable information that Apple may use to support its claims, defenses, or counterclaims in this action (unless solely for impeachment). Samsung should contact any current or former Apple employee, agent, or other representative only through Apple's counsel of record.

Name	Contact	Potential area(s) of knowledge (at least)
Inventors of the Apple design patents-in-suit, including:	Apple Inc. 1 Infinite Loop Cupertino, CA 95014	The Apple patents-in-suit, including, conception, reduction to practice, and inventorship; Apple
Imran Chaudhri (7,853,891; 7,864,163; D627,790; D617,334; D604,305)	[contact through counsel]	products embodying the inventions claimed by the pertinent Apple patents-in-suit; other Apple products; functionality of the
Bartley Andre (D504,889; D622,270; D618,677; D593,087)		asserted trade dress; selection of the asserted trade dress
Freddy Anzures (D604,305)		

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618,677; nrbach	_			
0622,270; 593,087)				
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ger (D504,889; 618,677;				
0622,270;				
	618,677; D504,889; 618,677; Stringer D622,270; 593,087) ng (D504,889; 618,677; dörfer D622,270;	D504,889; 618,677; Stringer D622,270; 593,087) ng (D504,889; 618,677; dörfer D622,270;	D504,889; 618,677; Stringer 0622,270; 593,087) ng (D504,889; 618,677;	D504,889; 618,677; Stringer D622,270; 593,087) ng (D504,889; 618,677; dörfer D622,270;

Name	Contact	Potential area(s) of knowledge (at least)
D618,677; D593,087)		
Inventors of the Apple utility patents-in-suit, including:	Apple Inc. 1 Infinite Loop Cupertino, CA 95014	The pertinent Apple patents-insuit, including, conception, reduction to practice, and inventorship; Apple products embodying the inventions claimed by the pertinent Apple patents-insuit; other Apple products
Chris Blumenberg (7,864,163)	[contact through counsel]	
Steven W. Christensen (6,493,002)		
Greg Christie (7,864,163)		
John Elias (7,812,828)		
Scott Forstall (7,864,163)		
Steve Hotelling (7,663,607; 7,920,129)		
Scott Herz (7,844,915)		
Brian Huppi (7,663,607)		
Brian Land (7,920,129)		
Stephen Lemay (7,864,163)		
Bas Ording (7,469,381; 7,853,891; 7,864,163)		
Andrew Platzer (7,844,915)		
Joshua Strickon (7,663,607)		
Marcel Van Os (7,864,163)		
Wayne Westerman (7,812,828)		
Richard Williamson (7,864,163)		
	1	

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Name	Contact	Potential area(s) of knowledge (at least)
Sissie Twiggs	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Advertising of Apple products
Tamara Whiteside	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Advertising of Apple products
Suzanne Lindbergh	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Appearance of Apple products in popular media
Art Rangel	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Damages and irreparable harm to Apple
John Brown	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	The mobile phone, tablet and media player markets
Phil Schiller	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Apple's iPhone and iPad business
Bruce Sewell	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	License negotiations between Apple and Samsung
Greg Joswiak	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	iPod, iPhone & iOS product marketing; history and business of Apple
Eric Jue	Apple Inc.	iPhone marketing

Name	Contact	Potential area(s) of knowledge (at least)
	1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	
Stan Ng	Apple Inc.	iPod, iPhone & iOS product
	1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	marketing
Michael Tchao	Apple Inc.	iPad product marketing
	1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	
Mark Buckley	Apple Inc.	Damages and irreparable harm t
	1 Infinite Loop Cupertino, CA 95014	Apple
	[contact through counsel]	
Richard Lutton	Apple Inc. 1 Infinite Loop	Prosecution and licensing of Apple's patents-in-suit; license
	Cupertino, CA 95014 [contact through counsel]	negotiations between Apple and Samsung
Boris Teksler	Apple Inc.	License negotiations between
	1 Infinite Loop Cupertino, CA 95014	Apple and Samsung; Apple's licensing practices
	[contact through counsel]	
Jason Shi	Apple Inc. 1 Infinite Loop	UMTS implementation in Apple products
	Cupertino, CA 95014 [contact through counsel]	products
Morgan Grainger	Apple Inc.	Design and operation of accused
-	1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	functionality in accused Apple products
George Dicker	Apple Inc. 1 Infinite Loop Cupertino, CA 95014	Design and operation of accused functionality in accused Apple products

Name	Contact	Potential area(s) of knowledge (at least)
	[contact through counsel]	
Justin Santamaria	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Design and operation of accuse functionality in accused Apple products
Thomas Alsina	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Design and operation of accuse functionality in accused Apple products
Curt Rothert	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Design and operation of accuse functionality in accused Apple products
Emilie Kim	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Design and operation of accuse functionality in accused Apple products
Gregory Chapman	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Design and operation of accuse functionality in accused Apple products
William Stewart	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Design and operation of accused functionality in accused Apple products
Tony Blevins	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Supply chain for baseband chip incorporated into accused Apple products; identity of baseband chips incorporated into accused Apple products
BJ Watrous	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Apple licensing and licenses

1 2	Name	Contact	Potential area(s) of knowledge (at least)
3 4 5	David Singer	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Apple's participation in 3GPP and ETSI
6 7 8	Saku Hieta	Apple Inc. 1 Infinite Loop Cupertino, CA 95014 [contact through counsel]	Supply chain for baseband chips incorporated into accused Apple products; identity of baseband chips incorporated into accused Apple products
9 10	Michael Mallie	Blakely, Sokoloff, Taylor & Zafman LLP 1279 Oakmead Parkway Sunnyvale, CA 94085	Prosecution of Apple's utility patents-in-suit, including at least U.S. Patent No. 6,493,002
11 12 13 14	Robert Beyers	Morgan, Lewis & Bockius LLP 2 Palo Alto Square 3000 El Camino Real, Suite 700 Palo Alto, CA 94306	Prosecution of Apple's utility patents-in-suit, including at least U.S. Patent Nos. 7,469,381 & U.S. 7,684,163
15 16 17	Glenn Kubota	Morrison & Foerster LLP 555 West Fifth Street Suite 3500 Los Angeles, CA 90013	Prosecution of Apple's utility patents-in-suit, including at least U.S. Patent Nos. 7,663,607, 7,812,828 & 7,920,129
18 19	James Scheller	Blakely, Sokoloff, Taylor & Zafman LLP 1279 Oakmead Parkway Sunnyvale, CA 94085	Prosecution of Apple's utility patents-in-suit, including at least U.S. Patent Nos. 7,844,915 & 7,853,891
20 21 22	Tracy-Gene Durkin	Sterne, Kessler, Goldstein, & Fox PLLC 1100 New York Avenue Washington, DC 20005	Prosecution of Apple's design patents-in-suit
23 24	Inventors of the Samsung Patents-in-Suit, including:	Unknown	Upon information and belief, the Samsung Patents-in-Suit, including, conception, reduction to practice, and inventorship
25	Joon-Young Cho (7,447,516)		
26 27	Gin-Kyu Choi (7,200,792)		

Name	Contact	Potential area(s) of knowledge (at least)
Soon-Jae Choi (7,050,410; 7,386,001)		
Sung-ho Eun (7,577,460)		
Youn-Hyoung Heo (7,447,516)		
Joong-Ho Jeong (6,928,604)		
Moon-Sang Jeong (7,698,711)		
Beong-Jo Kim (7,050,410; 7,386,001)		
Hee-Won Kang (7,362,867)		
Hun-Kee Kim (7,200,792)		
Jae-Yoel Kim (7,362,867)		
Min-Goo Kim (7,050,410; 7,386,001)		
Noh-Sun Kim (7,200,792)		
Pyung-soo Kim (7,079,871)		
Se-Hyoung Kim (7,050,410; 7,386,001)		
Soeng-Hun Kim (7,675,941)		
Yong-Jun Kwak (7,447,516)		
Young-Bum Kim (7,447,516)		
Hye-Young Lee (7,069,055)		
Hyeon-Woo Lee (7,069,055)		
Ju-Ho Lee (7,447,516)		
Jun-Sung Lee (7,200,792)		
Young-Hwan Lee (7,386,001)		

Name	Contact	Potential area(s) of knowledge (at least)
Yong-Suk Moon (7,200,792)		
Chang-Soo Park (6,928,604)		
Hyuk-soo Son (7,456,893)		
Himke Van Der Velde (7,675,941)		
Gert-Jan Van Lieshout (7,675,941)		
Jae-Seung Yoon (7,200,792)		
Rocco S. Barrese	Upon information and belief: Dilworth & Barrese,	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,577,460
	LLP 1000 Woodbury Road Suite 405 Woodbury, NY 11797	
Michael A. Bush	Unknown	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,079,871
Simon G. Booth	Upon information and belief: Roylance, Abrams, Berdo & Goodman LLP 1300 19th Street, NW Suite 600 Washington D.C. 20036	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,675,941
Frank Chau	Unknown	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,069,055
Peter G. Dilworth	Upon information and belief: Dilworth & Barrese, LLP 1000 Woodbury Road Suite 405 Woodbury, NY 11797	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent Nos. 7,069,055 and 7,577,460

Contact	Potential area(s) of knowledge (at least)
Unknown	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. 7,698,711
Upon information and belief:	Upon information and belief, the prosecution of Samsung Patents-
The Farrell Law Firm,	in-Suit, including at least U.S. Patent Nos. 7,050,410, 6,928,604,
290 Broadhollow Road, Suite 210E	7,200,792, 7,362,867, 7,386,001, 7,069,055, & 7,577,460
Melville, New York 11747	
Upon information and	Upon information and belief, the prosecution of the Samsung
Roylance, Abrams,	Patents-in-Suit, including at least U.S. Patent Nos. 7,675,941,
1300 19th Street, NW Suite 600 Washington D.C. 20036	7,698,711, and 7,447,516
Upon information and	Upon information and belief, the prosecution of the Samsung
Roylance, Abrams,	Patents-in-Suit, including at least U.S. 7,698,711
1300 19th Street, NW	
Washington D.C. 20036	
Unknown	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least
Linknoven	U.S. Patent No. 7,675,941
Chkhowh	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least
	U.S. Patent No. 7,447,516
belief:	Upon information and belief, the prosecution of the Samsung
Roylance, Abrams, Berdo & Goodman LLP	Patents-in-Suit, including at least U.S. Patent No. 7,675,941
1300 19th Street, NW Suite 600	
	Upon information and belief: The Farrell Law Firm, P.C. 290 Broadhollow Road, Suite 210E Melville, New York 11747 Upon information and belief: Roylance, Abrams, Berdo & Goodman LLP 1300 19th Street, NW Suite 600 Washington D.C. 20036 Upon information and belief: Roylance, Abrams, Berdo & Goodman LLP 1300 19th Street, NW Suite 600 Washington D.C. 20036 Unknown Unknown Unknown

Name	Contact	Potential area(s) of knowledge (at least)
Jundong Ma	Upon information and belief: Roylance, Abrams, Berdo & Goodman LLP	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,447,516
	1300 19th Street, NW Suite 600 Washington D.C. 20036	
Christian C. Michel	Upon information and belief:	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least
	Roylance, Abrams, Berdo & Goodman LLP 1300 19th Street, NW	U.S. Patent No. 7,675,941
	Suite 600 Washington D.C. 20036	
David R. Morris	Unknown	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,456,893
Michael J. Musella	Upon information and belief:	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least
	Dilworth & Barrese, LLP 1000 Woodbury Road Suite 405	U.S. Patent Nos. 7,200,792, 6,928,604, 7,362,867, 7,386,001, and 7,577,460
	Woodbury, NY 11797	
Raymond B. Persino	Unknown	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,447,516
Brian C. Rupp	Upon information and	The prosecution of the Samsung
Бпап С. Кирр	belief:	Patents-in-Suit, including at least U.S. Patent No. 7,456,893
	Drinker Biddle & Reath LLP	0.5.1 atent 10. 7,450,075
	191 N. Wacker Dr., Ste. 3700	
	Chicago, IL 60606-1698	

APPLE INC.'S FIRST AMENDED AND SUPPLEMENTAL INITIAL DISCLOSURES

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$\begin{bmatrix} 1 \\ 2 \end{bmatrix}$	Name	Contact	Potential area(s) of knowledge (at least)
3 4	Maeng-Ho Shin	Unknown	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,447,516
5 6 7	Michael D. Stein	Unknown	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,079,871
8 9 10	Daniel E. Tierney	Unknown	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,200,792, 6,928,604, and 7,069,055
11 12	Stanislav Torgovitsky	Upon information and belief:	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least
13 14		Roylance, Abrams, Berdo & Goodman LLP 1300 19th Street, NW Suite 600 Washington D.C. 20036	U.S. Patent No. 7,675,941
15 16 17	Richard A. Wulff	Unknown	Upon information and belief, the prosecution of the Samsung Patents-in-Suit, including at least U.S. Patent No. 7,456,893
18	Seung Ho Ahn	Believed to be a current Samsung employee	License negotiations between Apple and Samsung
19 20	JY Lee	Believed to be a current Samsung employee	License negotiations between Apple and Samsung
21	Kwang Jun Kim	Believed to be a current Samsung employee	License negotiations between Apple and Samsung
22 23 24	Employees of Infineon Technologies AG, Intel Mobile Communications GmbH and/or Intel Corporation	Infineon Technologies AG Am Campeon 1-12 85579 Neubiberg Germany	UMTS implementation in chips supplied to Apple; any licensing of the Samsung Patents-in-Suit
25 26 27		Intel Mobile Communications GmbH Dornacher Strasse 1 Neubiberg, Munich,	
- '		Germany	

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Name	Contact	Potential area(s) of knowledge (at least)
	Intel Corporation 2200 Mission College Blvd. Santa Clara, CA 95054	

In addition to the individuals identified above, the following individuals may have discoverable information: (i) persons deposed during this litigation and persons identified during such depositions; (ii) persons identified in Samsung's Initial Disclosures; and (iii) other individuals at Samsung.

Apple will identify any testifying expert witnesses as required by Rule 26(a)(2) and any applicable Local Rule or order of the Court.

II. DESCRIPTION OF DOCUMENTS [Fed. R. Civ. P. 26(a)(1)(A)(ii)]

Apple identifies the following documents, electronically stored information, and tangible things in its possession, custody, or control that it may use to support its claims and defenses (unless solely for impeachment). Concurrently with service of these Initial Disclosures, Apple is producing to Samsung documents in its possession relating to one or more of these categories.

- File histories and prior art references cited by the U.S. Patent and Trademark
 Office during prosecution of the Apple patents asserted in the Amended
 Complaint
- Documents, prototypes, and source code reflecting the conception and reduction to practice of the inventions claimed in the Apple patents asserted in the Amended Complaint
- Documents reflecting Samsung's willful infringement of the Apple patents asserted in the Amended Complaint
- Documents reflecting the damages and irreparable harm resulting from Samsung's
 willful infringement of the Apple patents asserted in the Amended Complaint

- File histories for the trade dress and trademark registrations asserted in the Amended Complaint
- Documents reflecting the selection of the trademarks asserted in the Amended
 Complaint
- Prior art to the Samsung Patents-in-Suit
- File histories of the Samsung Patents-in-Suit
- Documents depicting the design, structure, and operation of accused functionality
 or components of the Apple products accused of infringing the Samsung Patentsin-Suit ("accused Apple products")
- Documents sufficient to show various financial information for the accused Apple products
- Documents reflecting license negotiations between Apple and Samsung

Apple reserves the right to object to the production of documents on any basis, including that the information sought: (i) is not relevant; (ii) is protected from disclosure by an applicable privilege, doctrine, or immunity; (iii) would be unduly burdensome or expensive to produce; (iv) contains third party confidential information and cannot be produced without that party's notification and consent; or (v) constitutes proprietary or trade secret information that should not be produced before an appropriate protective order has been entered.

Apple' investigation for discoverable information that it may use to support its claims or defenses in this litigation is ongoing. Apple also may rely on documents that are produced by any party to this litigation, including Apple itself and Samsung.

III. COMPUTATION OF DAMAGES [Fed. R. Civ. P. 26(a)(1)(A)(iii)]

Pursuant to Rule 26(a)(1)(A)(iii), Apple intends to seek an accounting for damages, enhanced or treble damages for Samsung's deliberate and willful infringement, and pre- and post-judgment interest, in addition to a preliminary and permanent injunction. However, the amount of damages arising from Samsung's willful infringement is not ascertainable at this time, some or all of the injuries are ongoing, and the computation of damages may require discovery

1 and expert testimony. Apple also claims damages as a result of Samsung's anticompetitive 2 conduct and unlawful business acts and practices, including its failure to offer Apple a license on 3 fair, reasonable and non-discriminatory (FRAND) terms to Samsung's claimed standards-4 essential patents. In addition, pursuant to Section 4 of the Clayton Act and/or Section 16750 of 5 the California Business and Professions Code, Apple is entitled to treble the amount of its actual 6 damages suffered as a result of Samsung's conduct and all reasonable attorneys' fees and costs. 7 Apple does not believe that Samsung has suffered any damages as a result of any conduct 8 by Apple. Apple intends to seek its attorneys fees and costs and other relief as is deemed 9 appropriate. These fees and costs and amount of any other relief that may be deemed appropriate 10 are not susceptible to calculation at this time. 11 IV. INSURANCE AGREEMENTS [Fed. R. Civ. P. 26(a)(1)(A)(iv)] 12 Apple is currently unaware of any insurance agreement under which an insurance 13 business may be liable to satisfy all or part of a possible judgment in this action or to indemnify 14 or reimburse Apple for payments made to satisfy such a judgment. 15 MORRISON & FOERSTER LLP Dated: March 4, 2012 16 By: /s/ Michael A. Jacobs 17 Michael A. Jacobs 18 Attorneys for Plaintiff 19 APPLE INC. 20 WILMER CUTLER PICKERING Dated: March 4, 2012 21 HALE AND DORR LLP 22 /s/ Mark D. Selwyn By: 23 Mark D. Selwyn 24 Attorneys for Plaintiff APPLE INC. 25 26 27 28

1 CERTIFICATE OF SERVICE 2 The undersigned hereby certifies that a true and correct copy of the above and foregoing 3 document has been served on March 4, 2012 by e-mail upon the following: 4 5 Charles Kramer Verhoeven (Cal. Bar No. 170151) (charlesverhoeven@quinnemanuel.com) Quinn Emanuel Urquhart & Sullivan LLP 6 50 California Street, 22nd Floor 7 San Francisco, California 94111 Telephone: (415) 875-6600 8 Facsimile: (415) 875-7600 9 Kevin P.B. Johnson (Cal. Bar No. 177129) (kevinjohnson@quinnemanuel.com) 10 Victoria F. Maroulis (Cal. Bar No. 202603) (victoriamaroulis@quinnemanuel.com) Quinn Emanuel Urquhart & Sullivan LLP 11 555 Twin Dolphin Drive 5th Floor 12 Redwood Shores, California 94065 Telephone: (650) 801-5000 13 Facsimile: (650) 801-5100 14 Edward J. DeFranco (Cal. Bar No. 165596) (eddefranco@quinnemanuel.com) Quinn Emanuel Urquhart & Sullivan LLP 15 51 Madison Avenue, 22nd Floor New York, New York 10010 16 Telephone: (212) 849-7000 17 Facsimile: (212) 849-7100 18 Michael T. Zeller (Cal. Bar No. 196417) (michaelzeller@quinnemanuel.com) 19 Quinn Emanuel Urguhart & Sullivan LLP 865 S. Figueroa St., 10th Floor Los Angeles, California 90017 20 Telephone: (213) 443-3000 21 Facsimile: (213) 443-3100 22 23 /s/ Mia Mazza Mia Mazza 24 25 26 27 28

CASE No. 11-CV-01846-LHK

APPLE INC.'S FIRST AMENDED AND SUPPLEMENTAL INITIAL DISCLOSURES