EXHIBIT 8

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Page 1
1
               UNITED STATES DISTRICT COURT
2
              NORTHERN DISTRICT OF CALIFORNIA
3
                     SAN JOSE DIVISION
    APPLE INC., a California
4
    Corporation,
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               Plaintiff,
                                         Case No.
                                         11-CV-01846-LHK
       VS.
7
     SAMSUNG ELECTRONICS CO., LTD.,
8
     a Korean business entity;
     SAMSUNG ELECTRONICS AMERICA,
     INC., a New York corporation;
     SAMSUNG TELECOMMUNICATIONS
10
    AMERICA, LLC, a Delaware
     limited liability company,
11
               Defendants.
12
13
14
15
                     HIGHLY CONFIDENTIAL
16
             PURSUANT TO THE PROTECTIVE ORDER
17
18
             VIDEOTAPED DEPOSITION OF MARK LEE
19
                Redwood Shores, California
20
                Tuesday, February 28, 2012
2.1
22
23
    REPORTED BY:
24
    CYNTHIA MANNING, CSR No. 7645, CLR, CCRR
25
    JOB NO. 46053
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| | | Page 5 |
|----|---|--------|
| 1 | Foerster on behalf of Apple. | 09:58 |
| 2 | THE VIDEOGRAPHER: If the court reporter | |
| 3 | please swear in the witness, we can proceed. | |
| 4 | | |
| 5 | MARK LEE, | 09:58 |
| 6 | having first been duly sworn, testified | |
| 7 | as follows: | |
| 8 | | |
| 9 | EXAMINATION | |
| 10 | BY MR. BEDECARRE: | 09:58 |
| 11 | Q. Good morning, Mr. Lee. | |
| 12 | A. Morning. | |
| 13 | Q. As I introduced myself before, I'm Al | |
| 14 | Bedecarre and I represent Samsung in this matter. | |
| 15 | You're here represented by counsel? | 09:58 |
| 16 | A. Yes, I am. | |
| 17 | Q. And you also understand that your | |
| 18 | counsel represents Apple Inc. in this matter? | |
| 19 | A. Yes, I do. | |
| 20 | Q. Okay. Have you ever been through the | 09:58 |
| 21 | process of a deposition before? | |
| 22 | A. No, I have not. | |
| 23 | Q. Well, let's just kind of go over a | |
| 24 | couple of quick ground rules so that we can make | |
| 25 | sure we have a clean record and that you | 09:59 |
| | | 09:59 |

| | | | Page 36 |
|----|----------|--|---------|
| 1 | | So does Mr. Von Minden have a particular | 10:33 |
| 2 | focus wi | thin the group? | |
| 3 | A. | Yes, he did. | |
| 4 | Q. | What is that? | |
| 5 | A. | To develop paints. | 10:33 |
| 6 | Q. | Are the paints used in model making or | |
| 7 | in makir | ng finished products? | |
| 8 | A. | Both. | |
| 9 | Q. | So what can you tell me about this | |
| 10 | A. | Well, actually let's go back. What do | 10:33 |
| 11 | you char | racterize as finished products? | |
| 12 | Q. | Commercial products for sale. | |
| 13 | A. | Oh, no. | |
| 14 | Q. | So the products he is the paints he | |
| 15 | is worki | ing on are purely for models, whether | 10:33 |
| 16 | early dr | rafts or complete models, is that what | |
| 17 | you're g | getting at? | |
| 18 | A. | Yes, to my best knowledge. | |
| 19 | Q. | Okay. And is there any other role that | |
| 20 | Mr. Von | Minden has besides paints? | 10:34 |
| 21 | A. | Not that I'm aware of. | |
| 22 | Q. | The model shop is part of the Industrial | |
| 23 | Design (| Group? | |
| 24 | А. | That's right. | |
| 25 | Q. | Does anyone in the model shop since the | 10:34 |
| | | | |

| | Page 37 |
|---|---|
| time you've been there have design | 10:34 |
| responsibility, meaning designing products as | |
| opposed to building models? | |
| A. No, there is not. | |
| Q. So your role, to your understanding, | 10:34 |
| does not involve designing products; is that | |
| correct? | |
| A. Yes, that's correct. | |
| Q. If I asked the same question as to the | |
| rest of the members of the model shop as it | 10:34 |
| stands today, would to your understanding | |
| would the answer be the same? | |
| A. Yes, it would. | |
| Q. And what about the past members of the | |
| model shop? I mean, I'm talking about at the | 10:35 |
| time you've been at Apple. Is the same true, | |
| meaning they did not also do design work in | |
| addition to model building? | |
| MR. DANIS: Objection; vague, | |
| speculation. | 10:35 |
| THE WITNESS: To my knowledge, no model | |
| maker has done any design work on Apple products. | |
| BY MR. BEDECARRE: | |
| Q. That's right. I am talking about Apple. | |
| So in terms of a project that the model | 10:36 |
| | responsibility, meaning designing products as opposed to building models? A. No, there is not. Q. So your role, to your understanding, does not involve designing products; is that correct? A. Yes, that's correct. Q. If I asked the same question as to the rest of the members of the model shop as it stands today, would to your understanding would the answer be the same? A. Yes, it would. Q. And what about the past members of the model shop? I mean, I'm talking about at the time you've been at Apple. Is the same true, meaning they did not also do design work in addition to model building? MR. DANIS: Objection; vague, speculation. THE WITNESS: To my knowledge, no model maker has done any design work on Apple products. BY MR. BEDECARRE: Q. That's right. I am talking about Apple. |

| | | Page 64 |
|----|---|---------|
| 1 | don't give any feedback from a design perspective | 11:20 |
| 2 | to the designers in the Industrial Design Group? | |
| 3 | A. Please say that again. | |
| 4 | Q. Is it your testimony that you don't give | |
| 5 | any feedback from a design perspective to the | 11:20 |
| 6 | designers in the Industrial Design Group at | |
| 7 | Apple? | |
| 8 | A. Yes, from a design perspective we don't. | |
| 9 | Q. How about from any other perspective, do | |
| 10 | you give them feedback on models you're working | 11:21 |
| 11 | on? | |
| 12 | A. Yes. | |
| 13 | Q. What kind? | |
| 14 | A. We can give them the equivalent of an | |
| 15 | attaboy, looks great. | 11:21 |
| 16 | Q. Anything else in terms of material | |
| 17 | choices or any other kind of feedback that you've | |
| 18 | given over time on model projects that you've | |
| 19 | worked on? | |
| 20 | MR. DANIS: Objection; vague, overbroad. | 11:21 |
| 21 | THE WITNESS: I've given feedback on | |
| 22 | materials, but not in relation to ship to | |
| 23 | manufacturing. Just building that particular | |
| 24 | model. | |
| 25 | // | |

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    STATE OF CALIFORNIA
2
            :ss
3
    COUNTY OF SAN MATEO
             I, CYNTHIA MANNING, a Certified Shorthand
5
    Reporter of the State of California, do hereby
    certify:
             That the foregoing proceedings were taken
    before me at the time and place herein set forth;
    that any witnesses in the foregoing proceedings,
10
    prior to testifying, were placed under oath; that
    a verbatim record of the proceedings was made by
12
    me using machine shorthand which was thereafter
13
    transcribed under my direction; further, that the
    foregoing is an accurate transcription thereof.
15
             I further certify that I am neither
16
    financially interested in the action, nor a
17
    relative or employee of any attorney of any of
18
    the parties.
19
20
              IN WITNESS WHEREOF, I have subscribed my
21
    name this 28th day of February 2012.
22
23
24
          CYNTHIA MANNING, CSR No. 7645, CCRR, CLR
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