UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

SAN JOSE DIVISION

APPLE, INC., a California corporation,

Plaintiff,

v.

SAMSUNG ELECTRONICS CO., LTD., a
Korean corporation; SAMSUNG
ELECTRONICS AMERICA, INC., a New York)
corporation; SAMSUNG
TELECOMMUNICATIONS AMERICA, LLC,)
a Delaware limited liability company,

Defendants.

Case No.: 11-CV-01846-LHK

ORDER REGARDING REQUEST FOR SEALING RELATED TO BORIS TEKSLER

Consistent with this Court's Order Regarding Sealing Motions, the Court finds that the compensation terms of the licensing agreement is properly sealable as Apple and IBM have established "compelling reasons" for its sealing. *See* ECF No. 1649 (citing *Kamakana v. City and Cnty. of Honolulu*, 447 F.3d 1172, 1178 (9th Cir. 2006)). However, also consistent with this Court's Order Regarding Sealing Motions, the duration term of the license is not properly sealable. Accordingly, the Court GRANTS in part IBM and Apple's request to seal portions of DX2592 and DX2593. The information designated by Apple may be sealed, except for section 7.1 of DX2592, which discloses the duration term of the license.

Case No.: 11-CV-01846-LHK

ORDER GRANTING IN PART SEALING REQUEST

United States District Court For the Northern District of California

IT IS SO ORDERED.

Dated: August 10, 2012

LUCY HOOH
United States District Judge