

United States District Court
For the Northern District of California

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UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION

APPLE, INC., a California corporation,)
)
Plaintiff and Counterdefendant,)
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 and Counterclaimants.)

Case No.: 11-CV-01846-LHK

ORDER REGARDING ADMITTED
EXHIBITS LIST

The Court hereby files:

Exhibit A -- the parties' admitted exhibits list with both a column for the parties' summary of the Court's limiting instructions and a column for the Court's limiting instructions.

Exhibit B -- the jury's admitted exhibits list that does not contain the column for the parties' summary of the Court's limiting instructions.

IT IS SO ORDERED.

Dated: August 19, 2012



LUCY H. KOH
United States District Judge

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EXHIBIT A

Apple, Inc. v Samsung et al.
 USDC Northern District of CA, San Jose Division
 Case No. 11-cv-01846 (LHK)
Admitted Exhibit List

	EXHIBIT NO.	DESCRIPTION	ADMITTED	Limiting Instruction	Court's Limiting Instruction
PX	3	Apple and Samsung Smartphones	8/6/2012		
PX	4	Apple and Samsung Tablets	8/6/2012		
PX	5	Summary of Press Reports Regarding Samsung Tablet Designs	8/7/2012	<p>OVERRULED. AS LONG AS A LIMITING INSTRUCTION IS THAT THEY'RE NOT OFFERED AND THEY SHOULD NOT BE CONSIDERED, THE CONTENTS SHOULD NOT BE CONSIDERED FOR THE TRUTH, THEY'RE ADMITTED. THE OBJECTION'S OVERRULED. (1524:22-1525:1)</p> <p>These exhibits are not offered for the truth of the matter asserted and therefore are not hearsay. Dkt. 1512 at 2:16.</p>	Do not consider for truth of the matter asserted.
PX	6	Summary of Press Reports Regarding Samsung Phone Designs	8/7/2012	<p>OVERRULED. AS LONG AS A LIMITING INSTRUCTION IS THAT THEY'RE NOT OFFERED AND THEY SHOULD NOT BE CONSIDERED, THE CONTENTS SHOULD NOT BE CONSIDERED FOR THE TRUTH, THEY'RE ADMITTED. THE OBJECTION'S OVERRULED. (1524:22-1525:1)</p> <p>These exhibits are not offered for the truth of the matter asserted and therefore are not hearsay. Dkt. 1512 at 2:16.</p>	Do not consider for truth of the matter asserted.
PX	7	Photographs of accused Samsung devices	8/6/2012		
PX	8	Photographs of Apple products	8/6/2012		
PX	10	Design alternatives considered by Peter Bressler	8/6/2012		
PX	11	iPhone and iPad Advertisements	8/3/2012		
PX	12	iPhone Television Advertisements	8/3/2012	"[T]he advertisements and television programs are not being offered to prove the truth of the matter asserted, but rather are offered to establish fame, an element of the trade dress claim." Dkt. 1512 at 4:4-5.	Do not consider for truth of the matter asserted.
PX	13	iPad Television Advertisements	8/3/2012	"[T]he advertisements and television programs are not being offered to prove the truth of the matter asserted, but rather are offered to establish fame, an element of the trade dress claim." Dkt. 1512 at 4:4-5.	Do not consider for truth of the matter asserted.
PX	14	iPhone & iPad Media Clips	8/3/2012	"[T]he advertisements and television programs are not being offered to prove the truth of the matter asserted, but rather are offered to establish fame, an element of the trade dress claim." Dkt. 1512 at 4:4-5.	Do not consider for truth of the matter asserted.
PX	15	Apple's Sales of iPhone and iPad	8/3/2012		
PX	16	iPhone and iPad Advertising Expenditures	8/3/2012		
PX	17	Summary of iPhone and iPad News Coverage	8/3/2012	<p>SO THIS IS ADMITTED AND YOU ARE NOT TO CONSIDER THIS FOR THE TRUTH OF WHAT'S ASSERTED IN THIS EXHIBIT. YOU CAN CONSIDER IT OTHERWISE. (605:10-13)</p> <p>"[T]hese exhibits are not being offered to prove the truth of the matter asserted, but rather are being used to establish fame." Dkt. 1512 at 8-9.</p>	Do not consider for truth of the matter asserted.
PX	21A	Screen captures considered by S. Kare	8/7/2012		

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PX	23	Summary of Hal Poret's Secondary Meanings Surveys	8/7/2012	NOW, AS FOR PX 23, AND PX 30.2, AND 30.5, THE 30.2 WAS THE QUESTION THAT WAS ASKED IN THE SURVEY, 30.5 -- OH, THROUGH 30.5. SO THOSE WERE ACTUALLY THE SURVEY RESULTS AND THE QUESTIONS THAT WERE ASKED IN THE SURVEY, AS WELL AS PX 23, WHICH IS ALL OF THOSE COPIES OF THE PHONES AND THE TABLETS THAT WERE ACTUALLY USED IN THE SURVEY, BOTH AS CONTROL AND OTHERWISE, YOU MAY CONSIDER THIS SURVEY AS EVIDENCE THAT APPLE DESIGNS HAVE ACQUIRED SECONDARY MEANING, BUT YOU MAY NOT CONSIDER THE SURVEY AS EVIDENCE THAT THE APPLE DESIGNS ARE FAMOUS. (1591:9-21) "Accordingly, the jury may not apply the Poret survey findings to the issue of fame. The Court will issue a limiting instruction that the jury may consider the Poret survey as evidence that the Apple designs have acquired secondary meaning, but the jury may not consider the Poret survey as evidence that the Apple designs are famous." Dkt. 1596 at 3:19-21.	Do not consider as evidence that Apple trade dress was famous. You may consider for some other purpose; for example, whether or not Apple's designs acquired secondary meaning.
PX	24	Summary of Kent Van Liere's Association/Confusion Surveys: photos and placeholder for videos	8/10/2012		
PX	25A.1	Summary of Apple's damages calculations [UNDER SEAL IN PART]	8/13/2012		
PX	28	Summary of Samsung's fixed, variable, and non-product costs [SEALING DENIED BUT UNSEALING STAYED PENDING APPEAL]	8/13/2012		
PX	30	Summary of survey conducted by J. Hauser	8/10/2012		
PX	31	Selection of Samsung source code from Bates range SAMNDCA-C00000001 - SAMNDCA-C000009221 [UNDER SEAL]	8/10/2012		
PX	33	iPhone and iPad Advertising Expenditures	8/3/2012		
PX	34	Translation of Presentation: Feasibility Review on Standalone AP Business for Smart Phone Market	8/13/2012		
PX	35	Email from J. Boltello re: Additional wallpapers for Genie	8/16/2012		
PX	36	Presentation: Touch Portfolio Rollout Strategy Recommendation Based on Consumer Insight	8/7/2012		
PX	38	Presentation: Browser Zooming Methods UX Exploration Study	8/10/2012		
PX	40	Translation of Email from Bong-Hee Kim regarding Summary of Executive-Level Meeting Supervised by Head of Division (February 10)	8/6/2012		
PX	42	Translation of Email from Hyun Kim regarding PI/P3 Division Head Design Report Meeting Minutes, dated February 16, 2010	8/15/2012		
PX	43	Translation of Email from Ki Hyun Seo regarding Team Leader's Directives at the Executives' Meeting 2/22 (Mon)	8/15/2012		
PX	44	Relative Evaluation Report on S1, iPhone, March 2, 2010 Product Engineering Team SW Verification Group	8/7/2012		
PX	46	Translation of selected pages from Presentation: Behold3 Usability Evaluation Results S/W Verification Group	8/10/2012		

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PX	52	Presentation: Samsung's Use of Apple Patents in Smartphones	8/10/2012		
PX	54	Presentation: Lessons from Apple Boston Consulting Group	8/3/2012	"The document is not offered for the truth of the matter asserted and therefore is not hearsay." (Dkt. 1512 at 5:1)	Do not consider for the truth of the matter asserted.
PX	55	Presentation: Samsung mobile icon design for 2011	8/14/2012		
PX	56	Presentation: Samsung Q4 '10 Deep Dive	8/7/2012		
PX	57	Translation of selected pages from Presentation: P5 Usability Evaluation Results S/W Verification Group 1	8/10/2012		
PX	58	Email from Justin Denison regarding GS Choi's Direction and Request to STA	8/3/2012		
PX	59	Translation of Presentation: North America P4(P7510 WiFi) BBY Retail Store Visit T/F Report	8/6/2012		
PX	60	Presentation: STA Competitive Situation Paradigm Shift [SEALING DENIED BUT UNSEALING STAYED PENDING APPEAL]	8/3/2012		
PX	62	Presentation: iPhone 5 Counter Strategy	8/3/2012	"PX62 was not identified in response to Samsung's contention Interrogatory No. 7 regarding willfulness, and therefore may not be used for this purpose. Apple may use this exhibit for other purposes, subject to further FRE 403 balancing." (Dkt. 1563 5:23-25)	Do not consider as evidence that Samsung's conduct was willful; however, you may consider it for some other purpose.
PX	64	Video of Samsung infringement of '381 patent	8/10/2012		
PX	66A	Video of Samsung infringement of '915 patent: Samsung Galaxy Tab 10.1 prepared by Singh	8/10/2012		
PX	66B	Video of Samsung infringement of '915 patent: Samsung Vibrant phone prepared by Singh	8/10/2012		
PX	69	2011 Wireless Smartphone Satisfaction Study Management Report, March 2011 [Exhibit 1594 to Benner Deposition]	8/13/2012		
PX	70	3GPP TSG-RAN WG1 Meeting #42, R1-050995 London, UK, 29 August – 2 September, 2005, Approved Report of 3GPP TSG RAN WG1 #41 in Athens (Athens, Greece, 09 – 13 May, 2005)	8/17/2012		
PX	72	TSG-RAN WG2 Meeting #48, R2-052063, London, 29 August - 02 Sep 2005, Approved minutes of the 47 TSG-RAN WG2 meeting (Athens Greece, 09-13 May 2005)	8/17/2012		
PX	74	Addendum 1 ETSI/GA 29(97)/SCM/3, Amendments to the ETSI Interim Intellectual Property Rights Policy	8/17/2012		
PX	78	Intel Invoices to Apple (12/22/11-12/29/11) [SEALED IN PART]	8/16/2012		
PX	80	Letter from SW Kim to B. Teksler, dated July 25, 2011	8/16/2012		
PX	81	Patent Cross License Agreement between Intel and Samsung with Amendments 1 & 2 [REDACTED]	8/17/2012		
PX	84	3GPP Website Screenshots	8/17/2012		
PX	89	Presentation: Samsung Q1 '11 Deep Dive Continuous Tracking (5/16/08 - 04/03/11) [Exhibit 1603 to Benner Deposition]	8/13/2012	SO EXHIBIT 89, WHICH IS THE DEEP DIVE DOCUMENT, MAY ONLY BE CONSIDERED FOR PURPOSES OF SHOWING INTENT, WILLFULNESS, AND KNOWLEDGE AND NOT FOR ANY OTHER PURPOSE. (2027:18-21).	You may only consider as evidence of knowledge, willfulness, or intent. Do not consider for any other purpose.
PX	91	U.S. Patent No. 6,928,648 Wong	8/16/2012		

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PX	97	U.S. Patent No. 6,819,658 - Agarwal	8/17/2012		
PX	100	Japanese Patent Application No. 2002-190774 and English translation	8/17/2012		
PX	101	3GPP TSG-RAN WG2 Meeting #47 Tdoc R2-051680, Athens, Greece, May 9-13, 2005, Change Request	8/17/2012		
PX	104	Email from Juho Lee to 3GPP, dated June 18, 2004, attaching R1-040697, R1-040689, R-1040690, and R1-040696	8/17/2012		
PX	112	KR 10-2004-0013792 and English translation	8/16/2012		
PX	113.4, 113.5	Sony Ericsson Affidavit of Lee Hill with Attachment	8/16/2012		
PX	116	Sony Ericsson Mobile Comm. AB, "Sony K700 User Guide" (1st Ed.) March 2004	8/16/2012		
PX	117	Sony Press Releases, dated March 9, 2004 and March 21, 2004	8/16/2012		
PX	118	U.S. Patent No. 6,009,336 - Harris	8/16/2012		
PX	119	U.S. Patent No. 6,069,648 - Suso	8/16/2012		
PX	120	U.S. Patent No. 6,690,417 - Yoshida	8/16/2012		
PX	121	Source Code Files, Camera and Photos Functionality (See Appendix 1 for Bates Numbers) [UNDER SEAL]	8/16/2012		
PX	122	Samsung ETSI IPR Statements	8/17/2012		
PX	125	Sony Ericsson K700i mobile phone [Physical Device]	8/16/2012		
PX	127	How To TV ad for original iPhone	8/3/2012		
PX	128	iPad Is Iconic TV ad for first-generation iPad	8/3/2012		
PX	133	"Apple Waves Its Wand at the iPhone," by David Pogue, New York Times, January 11, 2007	8/3/2012	IT'S ADMITTED, AND THIS IS NOT FOR THE TRUTH OF WHAT IS STATED IN THE ARTICLE. YOU MAY CONSIDER IT OTHERWISE. (601:22-23; 602:3-4) "These exhibits are not hearsay because they are not being offered to prove the truth of the statements contained in the news articles. These exhibits are being offered to show fame." (Dkt. 1512 at 4:19-20)	Do not consider for the truth of the matter asserted.
PX	134	"Testing Out the iPhone," by Walter S. Mossberg and Katherine Boehert, The Wall Street Journal, June 27, 2007	8/3/2012	SO THIS IS ADMITTED, BUT YOU ARE NOT TO CONSIDER THE CONTENTS OF THIS EXHIBIT FOR THEIR TRUTH. YOU CAN CONSIDER IT OTHERWISE. (606:21-24) "These exhibits are not hearsay because they are not being offered to prove the truth of the statements contained in the news articles. These exhibits are being offered to show fame." Dkt. 1512 at 4:19-20.	Do not consider for the truth of the matter asserted.
PX	135	"Best Inventions of 2007," by Lev Grossman, Time, November 1, 2007 (including photo of cover)	8/3/2012	THIS IS ADMITTED, BUT YOU'RE NOT TO CONSIDER IT FOR THE TRUTH OF WHAT'S ASSERTED IN THIS EXHIBIT. YOU MAY CONSIDER IT OTHERWISE. (608:8-11) "These exhibits are not hearsay because they are not being offered to prove the truth of the statements contained in the news articles. These exhibits are being offered to show fame." Dkt. 1512 at 4:19-20.	Do not consider for the truth of the matter asserted.

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PX	138	"Apple Takes Big Gamble on New iPad," by Yukari Iwatani Kane, The Wall Street Journal, January 25, 2010	8/3/2012	YOU CANNOT CONSIDER THIS FOR THE TRUTH OF WHAT'S IN THE ARTICLE, BUT YOU CAN CONSIDER IT OTHERWISE. (619:16-18) "These exhibits are not hearsay because they are not being offered to prove the truth of the statements contained in the news articles. These exhibits are being offered to show fame." Dkt. 1512 at 4:19-20.	Do not consider for the truth of the matter asserted.
PX	140	"Verdict Is in on Apple iPad: It's a Winner," by Edward Baig, USA Today, April 2, 2010	8/3/2012	YOU CANNOT CONSIDER THIS EXHIBIT FOR THE TRUTH OF WHAT'S STATED IN THE EXHIBIT, BUT YOU CAN CONSIDER IT OTHERWISE. (622:24-623:2) "These exhibits are not hearsay because they are not being offered to prove the truth of the statements contained in the news articles. These exhibits are being offered to show fame." Dkt. 1512 at 4:19-20.	Do not consider for the truth of the matter asserted.
PX	141	"Laptop Killer? Pretty Close," by Walter S. Mossberg, The Wall Street Journal, April 1, 2010	8/3/2012	YOU CANNOT CONSIDER THIS EXHIBIT FOR THE TRUTH OF WHAT'S STATED IN THE ARTICLE, BUT YOU CAN CONSIDER IT OTHERWISE. (621:24-622:2) These exhibits are not hearsay because they are not being offered to prove the truth of the statements contained in the news articles. These exhibits are being offered to show fame. Dkt. 1512 at 4:19-20.	Do not consider for the truth of the matter asserted.
PX	142	"Patent Office Highlights Jobs's Innovations," New York Times	8/3/2012	SO YOU CANNOT CONSIDER THIS EXHIBIT FOR THE TRUTH OF WHAT'S ASSERTED IN THE ARTICLE ITSELF, BUT YOU CAN CONSIDER IT OTHERWISE. (610:1-4) "Neither the exhibit nor the demonstrative is hearsay because it is not being offered to prove the truth of the matter asserted. " Dkt. 1563 at 5:13-14.	Do not consider for the truth of the matter asserted.
PX	143	Excerpts from iPhone Buyer Survey, FY10-Q4	8/3/2012		
PX	143.04	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012		
PX	143.06	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012		
PX	143.12	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012		
PX	143.16	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012		
PX	143.22	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012		
PX	143.25	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012		
PX	143.82	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012		
PX	144	Excerpts from iPhone Buyer Survey, FY11-Q1	8/3/2012		
PX	145	Excerpt from iPhone Buyer Survey, FY11-Q2	8/3/2012		
PX	146	Excerpt from iPhone Buyer Survey, FY11-Q3	8/3/2012		
PX	148	Nokia Lumia 800 [Physical Device]	8/14/2012		
PX	150	Casio G'zOne Commando	8/14/2012		
PX	155	Sony Tablet S [Physical Device]	8/14/2012		
PX	158A	User Interface Alternative Designs - BlackBerry Torch 9850	8/7/2012		
PX	162	iPhone CAD	7/31/2012		
PX	163	Sketch of Phone	7/31/2012		
PX	164	Phone CAD	7/31/2012		

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PX	165	Phone model 1017	7/31/2012		
PX	166	Phone model 1015	7/31/2012		
PX	167	Phone model 956	7/31/2012		
PX	168	Phone model 961	7/31/2012		
PX	170	Tablet model 1202	7/31/2012		
PX	171	Tablet model 874	7/31/2012		
PX	173	"Samsung Galaxy Tab 10.1 Wi-Fi: A Worthy Rival to the iPad 2," by Melissa J. Perenson; PCWorld, June 8, 2011	8/6/2012	THIS IS NOT OFFERED FOR THE TRUTH OF WHAT'S IN THE ACTUAL ARTICLE, BUT YOU CAN CONSIDER IT FOR OTHER PURPOSES. (1080:15-18)	Do not consider for the truth of the matter asserted.
PX	174	"First Look: Samsung Vibrant Rips Off iPhone 3G Design," by Priya Ganapati, Wired, July 15, 2010	8/6/2012	Not admitted for the truth of the matter asserted. (1076:2-3)	Do not consider for the truth of the matter asserted.
PX	180	Samsung's Financial Spreadsheet [SEALING DENIED BUT UNSEALING STAYED PENDING APPEAL]	8/16/2012		
PX	186	Translation of email from H. T. Han regarding "Domestig Galaxy Tab Main Horizontal Deployment Items." dated 2010-20-27 [typo: 2010-10-27]	8/16/2012		
PX	193	Juho Lee's August 12, 2004 e-mail and attachment Samsung Proposal R1-040859 at TSG RAN WG1 #38 (Aug. 12, 2004)	8/17/2012		
PX	194	Email from Sungsik Lee dated March 2, 2010	8/13/2012		
PX	195	Email from Sangwook Han dated October 28, 2010	8/16/2012		
PX	210	Photos of the Diamondtouch System	8/14/2012		
DX	511	Japanese design patent JP D1241638 ("JP638")	8/6/2012		
DX	518	Video of LaunchTile running on an HP iPAQ device that was shown by Bederson at the CHI Conference and HP iPAQ device running LaunchTile	8/13/2012		
DX	526	Samsung F700 [Physical Device]	8/6/2012	THIS EXHIBIT, WHICH IS DX 526, CAN ONLY BE CONSIDERED FOR ALTERNATIVE DESIGN AND FUNCTIONALITY PURPOSES. IT CAN'T BE CONSIDERED FOR INVALIDITY PURPOSES OR OBVIOUSNESS. (1084:1-4)	Do not consider as evidence of invalidity or non-infringement. However, you may consider as evidence of alternative designs and functionality.
DX	528	XNav sourcecode	8/13/2012		
DX	529	Fidler, Roger. "The Tablet Newspaper Vision 1981 - 2010." [Ex. 266 to Fidler Dep. Tr.]	8/14/2012		
DX	533	iPhone User Guide for iOS 4.2 and 4.3 Software	8/14/2012		
DX	539	iPhone User Guide for iOS 5.1 Software	8/14/2012		
DX	546	Bederson et al.: Pad++ A Zooming Graphical Interface for Exploring Alternate Interface Physics	8/13/2012		
DX	548	Listing of MERL DiamondTouch Mandelbrot source code files, dated December 8, 2003 through November 30, 2004, found on the MERL-Drive in the folders: MERL-Drive/diamondtouch/people/forlines/Mandelbrot/src/com/merl/diamondtouch and MERL-Drive/diamondtouch/people/forlines/Mandelbrot/src/com/merl/forlines/fractal and MERL DiamondTouch Table with Mandelbrot files	8/14/2012		
DX	549	Samsung's December 14, 1998 Declaration to ETSI	8/17/2012		
DX	550	Nomura Yasuhiro patent Japanese application and translation	8/15/2012		
DX	557	3GPP standard TS 25.322 version 6.4.0 (Release 6)]	8/15/2012		

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DX	561	U.S. Patent Appl. No. 60/718187 (Flynt Provisional Application for Enhanced Portable Device Navigation Tools); U.S. Patent No. 7,933,632 ("Flynt Patent")	8/15/2012		
DX	562	March 8, 2006 email from Howarth to Ive	8/14/2012	IT IS ADMITTED AND I JUST HAVE ONE INSTRUCTION, AND THAT IS THAT THE JURY MAY CONSIDER DX 562 AS TO FUNCTIONALITY, BUT NOT AS TO INVALIDITY OR NON-INFRINGEMENT. (2606:4-7)	Do not consider as evidence of invalidity or non-infringement. However, you may consider as evidence of functionality.
DX	572.003	April 15, 2011 E-mail String, Subject: Re: iPhone v Android Preso, with Smartphone Market Study US January 2011 attached [Eric Jue Deposition, Ex. 14]	8/13/2012		
DX	572.004	April 15, 2011 E-mail String, Subject: Re: iPhone v Android Preso, with Smartphone Market Study US January 2011 attached [Eric Jue Deposition, Ex. 14]	8/13/2012		
DX	572.077	April 15, 2011 E-mail String, Subject: Re: iPhone v Android Preso, with Smartphone Market Study US January 2011 attached [Eric Jue Deposition, Ex. 14]	8/13/2012		
DX	572.082	April 15, 2011 E-mail String, Subject: Re: iPhone v Android Preso, with Smartphone Market Study US January 2011 attached [Eric Jue Deposition, Ex. 14]	8/13/2012		
DX	578	April 14, 2010 Apple internal email chain and meeting agenda; subject line: "iPhone 'firsts'"	8/3/2012		
DX	586	Samsung-Apple Licensing Discussion, October 5, 2010	8/10/2012	YOU MAY NOT CONSIDER THIS EVIDENCE TO PROVE OR DISPROVE THE VALIDITY OR INVALIDITY OF THE CLAIM OR THE AMOUNT OF THE DISPUTED CLAIM. HOWEVER, YOU MAY CONSIDER THIS EVIDENCE FOR SOME OTHER PURPOSE, FOR EXAMPLE, WHETHER OR NOT SAMSUNG LACKED NOTICE OF APPLE'S INFRINGEMENT CLAIMS. (1969:15-22)	Do not consider this evidence to prove or disprove the validity or invalidity of a claim or the amount of a disputed claim. However, you may consider this as evidence of whether or not Samsung lacked notice of Apple's infringement claims.
DX	592	ComTech United States Report Q410	8/3/2012		
DX	613	ETSI Guide on IPRs, September 1-2, 2004	8/17/2012		
DX	621A	Reuter Tablet Video	8/15/2012		
DX	630	Teece Expert Report of 3/22/2012 - Exs. 3A, 3B [UNDER SEAL]	8/16/2012		
DX	631	Teece Expert Report of 4/2/2012 - Exs R4A-R4E [UNDER SEAL]	8/16/2012		
DX	635A	Intel Source Code for X-GOLD Processors [UNDER SEAL]	8/15/2012		
DX	635B	RLC Detail Design Spec [UNDER SEAL]	8/15/2012		
DX	636	Infineon X-GOLD 61x Product Specification [UNDER SEAL]	8/15/2012		
DX	645	TAB 2 [SOURCE CODE] [UNDER SEAL]	8/14/2012		
DX	647	iPhone App testing including mail and photos	8/16/2012		
DX	648	iPad App testing including mail and photos	8/16/2012		

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DX 655	Files related to DiamondTouch, DTFlash, and Tablecloth including but not limited to: TableCloth source code: F:\diamondtouch\people\alan\dev\F\Flash\classes-2005-06-09\tablecloth_27 fla; Screenshot of Diamond Touch-Flash Demonstration: F:\diamondtouch\DTFlash\DTFlash-2005-06-07\index.htm TableCloth screenshot: F:\diamondtouch\DTFlash\DTflash-2005-06-07 (Trac decl. Ex. 25) and MERL DiamondTouch Table with Tablecloth files	8/15/2012		
DX 661	MERL DiamondTouch Price List and Terms and Conditions of Sale dated 10/25/05 [Exhibit 2 to Adam Bogue 3/9/12 Deposition]	8/13/2012		
DX 662	12/12/2005 MERL DiamondTouch table and developers Kit Purchase Order [Exhibit 11 to Adam Bogue 3/9/12 Deposition]	8/13/2012		
DX 676	Financial Spreadsheet [UNDER SEAL]	8/16/2012		
DX 684.001	Photographic Summary of Samsung Devices	8/15/2012		
DX 685	TSG-RAN WG1 #38, Prague, Czechs, 16th - 20th August 2004, Power control at the maximum power limit for E-DCH	8/15/2012		
DX 687	January 20, 2011 Apple Email regarding competitor products	7/31/2012		
DX 693	Mandelbrot source code	8/14/2012		
DX 695	11/6/2003 email from Adam Bogue to Steve Hotelling re: DiamondTouch	8/13/2012		
DX 696	Forlines et al., "Experiences with an Observations of Direct-Touch Tabletops" [Bogue, Ex. 3]	8/13/2012		
DX 697	1/14/05 Bogue/Forlines email re: DiamondTouch demos [Forlines, Ex. 7]	8/14/2012		
DX 698	10/31/05 Bogue/Forlines email re: DiamondTouch demos [Forlines, Ex. 14]	8/14/2012		
DX 712	February 25, 2011 Internal Apple Email Regarding Competitive Phone Tracker	8/15/2012		
DX 713	January 17, 2005 email from Alan Esenther to Chia Shen and Adam Bogue re: DTFlash on \\herc\diamondspace	8/13/2012		
DX 717	Samsung Galaxy Tab 10.1 Take-Apart	8/15/2012		
DX 727	KR30-0418547, N.B. Certified translation has unique bates range following original	8/6/2012		
DX 728	JP D1241383, N.B. Certified translation has unique bates range following original	8/6/2012		
DX 740	Apple's 035 Prototype Photos from D'889 File History	7/31/2012	The 035 proto may be used for impeachment purposes and non-infringement purposes. However, it is only admissible for impeachment and non-infringement and may not be used to argue invalidity. Dkt. 1519 at 2:21-22. Apple's 035 model may not be used for non-infringement purposes. (1218:12 1223:2)	Do not consider for non-infringement or invalidity. You may consider as impeachment evidence.

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	EXHIBIT NO.	DESCRIPTION	ADMITTED	Limiting Instruction	Court's Limiting Instruction
DX	741	Apple's 035 Prototype with an authenticating stipulation of fact	7/31/2012	The 035 proto may be used for impeachment purposes and non-infringement purposes. However, it is only admissible for impeachment and non-infringement and may not be used to argue invalidity. Dkt. 1519 at 2:21-22. Apple's 035 model may not be used for non-infringement purposes. (1218:12 1223:2)	Do not consider for non-infringement or invalidity. You may consider as impeachment evidence.
DX	751A	Non-infringement Video [Video]: Samsung Vibrant phone	8/10/2012		
DX	753	Consolidated Financial Statements of Samsung Electronics Co., Ltd. and Subsidiaries as of December 31, 2011	8/16/2012		
DX	754.502	Apple 10-K Forms, 2007-2011	8/16/2012		
DX	754.545	Apple 10-K Forms, 2007-2011	8/16/2012		
DX	781	Summaries of Samsung Profits Pursuant to FRE 1006 [SEALING DENIED BUT UNSEALING STAYED PENDING APPEAL]	8/16/2012		
JX	1000	iPhone	7/31/2012		
JX	1001	iPhone 3G	7/31/2012		
JX	1002	iPhone 3GS	7/31/2012		
JX	1003	iPhone4	7/31/2012		
JX	1004	iPad	7/31/2012		
JX	1005	iPad2	7/31/2012		
JX	1007	Galaxy S (i9000)	8/3/2012		
JX	1009	Intercept [Physical Device]	8/10/2012		
JX	1010	Galaxy S Vibrant [Physical Device]	8/6/2012		
JX	1011	Galaxy S Captivate [Physical Device]	8/6/2012		
JX	1012	Galaxy S Epic 4G [Physical Device]	8/6/2012		
JX	1013	Galaxy S Fascinate [Physical Device]	8/6/2012		
JX	1014	Transform [Physical Device]	8/10/2012		
JX	1015	Galaxy S Mesmerize [Physical Device]	8/6/2012		
JX	1016	Galaxy S Continuum	8/3/2012		
JX	1017	Galaxy S Showcase 500 [Physical Device]	8/6/2012		
JX	1018	Nexus S [Physical Device]	8/16/2012		
JX	1019	Galaxy S 4G	8/3/2012		
JX	1020	Gem [Physical Device]	8/6/2012		
JX	1022	Galaxy Prevail [Physical Device]	8/6/2012		
JX	1023	Nexus S 4G [Physical Device]	8/10/2012		
JX	1024	Replenish [Physical Device]	8/10/2012		
JX	1025	Droid Charge	8/3/2012		
JX	1026	Indulge [Physical Device]	8/6/2012		
JX	1027	Infuse 4G [Physical Device]	8/3/2012		
JX	1028	Exhibit 4G [Physical Device]	8/10/2012		
JX	1030	Galaxy Ace [Physical Device]	8/6/2012		
JX	1031	Galaxy S II (AT&T) [Physical Device]	8/6/2012		
JX	1032	Galaxy S II (i9100) [Physical Device]	8/6/2012		
JX	1033	Galaxy S II (T-Mobile) [Physical Device]	8/6/2012		
JX	1034	Galaxy S II (Epic 4G Touch) [Physical Device]	8/6/2012		
JX	1035	Galaxy S II (Skyrocket) [Physical Device]	8/6/2012		
JX	1036	Galaxy Tab 7.0 [Physical Device]	8/10/2012		
JX	1037	Galaxy Tab 10.1 (WiFi) [Physical Device]	8/6/2012		

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JX	1038	Galaxy Tab 10.1 (4G LTE) [Physical Device]	8/6/2012		
JX	1039	US Trademark Reg for iPhone	8/7/2012		
JX	1040	Certified copy of US D504,889, issued May 10,2005	7/31/2012	However, pursuant to Judge Grewal's Order, this evidence may not be used to establish invalidity of the D'677 patent. Apple shall prepare a limiting instruction. Dkt. 1519 at 2:27.	Do not consider this as evidence that the D'677 patent is invalid.
JX	1041	Certified copy of US D593,087, issued May 26,2009	7/31/2012		
JX	1042	Certified copy of US D604,305, issued November 17, 2009	8/7/2012		
JX	1043	Certified copy of US D604,305, issued November 17,2009	7/31/2012		
JX	1044	Certified copy of US 7,844,915, issued November 30, 2010	8/10/2012		
JX	1045	Certified copy of US 7,469,381, issued December 23, 2008	8/10/2012		
JX	1046	Certified copy of US 7,864,163, issued January 4, 2011	8/3/2012		
JX	1047	Certified file history of US 7,469,381, issued December 23, 2008	8/17/2012		
JX	1048	Certified file history of US 7,844,915, issued November 30, 2010	8/17/2012		
JX	1049	Certified file history of US 7,864,163, issued January 4, 2011	8/17/2012		
JX	1050	Apple iPad 2 3G (iOS 4.x) - AT&T version	8/14/2012		
JX	1051	Apple iPad 2 3G (iOS 5.x) - AT&T version	8/14/2012		
JX	1053	Apple iPhone 3G (iOS 4.x)	8/14/2012		
JX	1054	Apple iPhone 3GS (iOS 4.x)	8/14/2012		
JX	1055	Apple iPhone 4 (iOS 4.x) - AT&T version	8/14/2012		
JX	1056	Apple iPhone 4 (iOS 5.x) - AT&T version	8/14/2012		
JX	1057	Apple iPod Touch (4th Gen.) (iOS 4.x)	8/14/2012		
JX	1060	File wrapper for 7,675,941 (including file histories of U.S. Patent App. No. 11/417,219, Korean Patent App. 10-2004-0042300, Korean Patent App. 10-2004-0062190, Korean Patent App. 10-2004-0073552, Korean Patent App. 10-2004-0093947, Korean Patent App. 10-2005-0029192), Korean Patent App. 10-2005-0037774).	8/17/2012		
JX	1066	File wrapper for U.S. Patent No. 7,577,460 (including U.S. App. Nos. 11/493,754, 11/003,222, and 09/540,830 and KR App. No. 1999-11179)	8/17/2012		
JX	1068	U.S. Patent No. 7,456,893	8/14/2012		
JX	1069	U.S. Patent No. 7,577,460	8/14/2012		
JX	1070	U.S. Patent No. 7,675,941	8/15/2012		
JX	1071	U.S. Patent No. 7,698,711	8/14/2012		
JX	1073	U.S. Patent No. 7,447,516	8/15/2012		
JX	1074	HP Compaq TC 1000	8/14/2012		
JX	1076	Apple iPhone 3GS (iOS 5.x)	8/14/2012		
JX	1077	Apple iPod Touch (4th Gen.) (iOS 5.x)	8/14/2012		
JX	1078	Fiddler 1994 Tablet Replica	8/17/2012		
JX	1081	U.S. Patent No. 7,327,349	8/15/2012		
JX	1083	3GPP TS 25.214 v.6.6.0 (2005-2006)	8/15/2012		
JX	1084	3GPP TSG RAN WG1 Meeting #41 Athens, Greece, 9-13 May 2005, Change Request	8/17/2012		

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JX	1085	3GPP TSG-RAN2 Meeting #47, Athens, Greece, 09 th - 13 th May 2005. Tdoc R2-051311	8/17/2012		
JX	1091	MacWorld 2007 Video	8/3/2012		
JX	1093	LG Prada Phone	8/3/2012	This exhibit may not be considered as prior art to the D'305 patent. It may be considered for any other purpose. (Dkt. No. 1563 at 7.)	Do not consider this exhibit as prior art to the D'305 patent.
JX	1500	STA's & SEA's US sales of accused products & Apple's sales & revenues of the accused products	8/13/2012		
PX	2011	Exhibit M of Samsung's Disclosure Of Asserted Claims And Infringement Contentions	8/15/2012		
PX	2031	Exhibit J of Samsung's Disclosure Of Asserted Claims And Infringement Contentions	8/14/2012		
PX	2227	2005-08-25 Email from Bederson to John SanGiovanni re LAunchTiule source	8/13/2012		
PX	2257	Production Information	8/14/2012		
PX	2261	Samsung Icon Design for 2011	8/14/2012		
PX	2277	Pantech Hotshot	8/17/2012		
PX	2278	Blackberry Storm	8/17/2012		
PX	2281	iPhone Human Interface Guidelines	8/14/2012		
PX	2288	June 13, 2005 Swift File (Tablecloth/ Snapping Back)	8/14/2012		
DX	2517	Email 11-18-08 Haining Zhang to Isable-staff re: Competitive Analysis	8/3/2012		
DX	2519	Presentation: Mini-Teardown Samsung Galaxy S (T-Mobile Vibrant) iPod/iPhone New Tech 8.10.10	8/3/2012		
DX	2522	Email 1-24-11 Eddy Cue to Tim Cook re: Why I Just Dumped the iPad (Hing: Size Matters)	8/3/2012		
DX	2524	Email 10-5-05 Steve Jobs to Jony Ive, et al, re: =?WINDOWS-1252?Q?Fwd:_Samsung=92s_SGH-10_Bang_&_Olufsen_=93fas?=?WINDOWS-252?Q?hionphone=94?=?	8/3/2012		
DX	2525	Email 11-7-06 Tony Fadell to Steve Jobs, et al, re: Samsung Unveils New Communications Device (AP)	8/3/2012		
DX	2526	Nook Color tablet [used by Van Liere as control for survey]	8/10/2012	ADMITTED WITH A LIMITING INSTRUCTION THAT IT'S ADMITTED SOLELY TO ASSESS MR. VAN LIERE'S SURVEY. IT'S ADMITTED. (1722:4-7).	Do not consider for any purpose except to evaluate Dr. Van Liere's survey.
DX	2528	LG G2x [Physical Device]	8/10/2012	I'M GOING TO GIVE A LIMITING INSTRUCTION THAT THESE ARE TO BE CONSIDERED FOR THE PURPOSE OF EVALUATING HOW MR. PORET CHOSE HIS CONTROL DEVICES FOR THIS. (1671:4-7)	Do not consider for any purpose except to evaluate how Mr. Poret chose his control devices.
DX	2529	Motorola Zoom tablet [Physical Device]	8/10/2012	THAT'S GOING TO BE ADMITTED WITH A LIMITING INSTRUCTION THAT THIS IS SOLELY FOR PURPOSES OF CHALLENGING MR. PORET'S STUDY. (1686:2-5)	Do not consider for any purpose except to evaluate Mr. Poret's study.
DX	2534	Motorola Atrix F159 [Physical Device]	8/10/2012	I'M GOING TO GIVE A LIMITING INSTRUCTION THAT THESE ARE TO BE CONSIDERED FOR THE PURPOSE OF EVALUATING HOW MR. PORET CHOSE HIS CONTROL DEVICES FOR THIS. (1671:4-7)	Do not consider for any purpose except to evaluate how Mr. Poret chose his control devices.
DX	2557	Video demonstrating two finger scrolling	8/10/2012		
DX	2627	3GSM Congress Trade Show Report	8/15/2012	YOU MAY NOT CONSIDER THE F700 AS EVIDENCE OF INVALIDITY OR NON-INFRINGEMENT. YOU MAY ONLY CONSIDER THE F700 FOR ALTERNATIVE DESIGN AND FUNCTIONALITY. THE DATE OF THE DOCUMENT IS 2006, BUT THAT IS ACTUALLY AN INCORRECT DATE. THE CORRECT DATE IS 2007. (2840:5-8, 2840:12-14)	Do not consider as evidence of invalidity or non-infringement. However, you may consider as evidence of alternative designs and functionality. The date on the document is incorrect. The correct date is 2007.

EXHIBIT B

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PX	3	Apple and Samsung Smartphones	8/6/2012	
PX	4	Apple and Samsung Tablets	8/6/2012	
PX	5	Summary of Press Reports Regarding Samsung Tablet Designs	8/7/2012	Do not consider for truth of the matter asserted.
PX	6	Summary of Press Reports Regarding Samsung Phone Designs	8/7/2012	Do not consider for truth of the matter asserted.
PX	7	Photographs of accused Samsung devices	8/6/2012	
PX	8	Photographs of Apple products	8/6/2012	
PX	10	Design alternatives considered by Peter Bressler	8/6/2012	
PX	11	iPhone and iPad Advertisements	8/3/2012	
PX	12	iPhone Television Advertisements	8/3/2012	Do not consider for truth of the matter asserted.
PX	13	iPad Television Advertisements	8/3/2012	Do not consider for truth of the matter asserted.
PX	14	iPhone & iPad Media Clips	8/3/2012	Do not consider for truth of the matter asserted.
PX	15	Apple's Sales of iPhone and iPad	8/3/2012	
PX	16	iPhone and iPad Advertising Expenditures	8/3/2012	

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PX	17	Summary of iPhone and iPad News Coverage	8/3/2012	Do not consider for truth of the matter asserted.
PX	21A	Screen captures considered by S. Kare	8/7/2012	
PX	23	Summary of Hal Poret's Secondary Meanings Surveys	8/7/2012	Do not consider as evidence that Apple trade dress was famous. You may consider for some other purpose; for example, whether or not Apple's designs acquired secondary meaning.
PX	24	Summary of Kent Van Liere's Association/Confusion Surveys: photos and placeholder for videos	8/10/2012	
PX	25A.1	Summary of Apple's damages calculations [UNDER SEAL IN PART]	8/13/2012	
PX	28	Summary of Samsung's fixed, variable, and non-product costs [SEALING DENIED BUT UNSEALING STAYED PENDING APPEAL]	8/13/2012	
PX	30	Summary of survey conducted by J. Hauser	8/10/2012	
PX	31	Selection of Samsung source code from Bates range SAMNDCA-C000000001 - SAMNDCA-C000009221 [UNDER SEAL]	8/10/2012	
PX	33	iPhone and iPad Advertising Expenditures	8/3/2012	
PX	34	Translation of Presentation: Feasibility Review on Standalone AP Business for Smart Phone Market	8/13/2012	
PX	35	Email from J. Boltello re: Additional wallpapers for Genie	8/16/2012	
PX	36	Presentation: Touch Portfolio Rollout Strategy Recommendation Based on Consumer Insight	8/7/2012	
PX	38	Presentation: Browser Zooming Methods UX Exploration Study	8/10/2012	

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PX	40	Translation of Email from Bong-Hee Kim regarding Summary of Executive-Level Meeting Supervised by Head of Division (February 10)	8/6/2012	
PX	42	Translation of Email from Hyun Kim regarding PI/P3 Division Head Design Report Meeting Minutes, dated February 16, 2010	8/15/2012	
PX	43	Translation of Email from Ki Hyun Seo regarding Team Leader's Directives at the Executives' Meeting 2/22 (Mon)	8/15/2012	
PX	44	Relative Evaluation Report on S1, iPhone, March 2, 2010 Product Engineering Team SW Verification Group	8/7/2012	
PX	46	Translation of selected pages from Presentation: Behold3 Usability Evaluation Results S/W Verification Group	8/10/2012	
PX	52	Presentation: Samsung's Use of Apple Patents in Smartphones	8/10/2012	
PX	54	Presentation: Lessons from Apple Boston Consulting Group	8/3/2012	Do not consider for the truth of the matter asserted.
PX	55	Presentation: Samsung mobile icon design for 2011	8/14/2012	
PX	56	Presentation: Samsung Q4 '10 Deep Dive	8/7/2012	
PX	57	Translation of selected pages from Presentation: P5 Usability Evaluation Results S/W Verification Group 1	8/10/2012	
PX	58	Email from Justin Denison regarding GS Choi's Direction and Request to STA	8/3/2012	
PX	59	Translation of Presentation: North America P4(P7510 WiFi) BBY Retail Store Visit T/F Report	8/6/2012	
PX	60	Presentation: STA Competitive Situation Paradigm Shift [SEALING DENIED BUT UNSEALING STAYED PENDING APPEAL]	8/3/2012	

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PX	62	Presentation: iPhone 5 Counter Strategy	8/3/2012	Do not consider as evidence that Samsung's conduct was willful; however, you may consider it for some other purpose.
PX	64	Video of Samsung infringement of '381 patent	8/10/2012	
PX	66A	Video of Samsung infringement of '915 patent: Samsung Galaxy Tab 10.1 prepared by Singh	8/10/2012	
PX	66B	Video of Samsung infringement of '915 patent: Samsung Vibrant phone prepared by Singh	8/10/2012	
PX	69	2011 Wireless Smartphone Satisfaction Sture Management Report, March 2011 [Exhibit 1594 to Benner Deposition]	8/13/2012	
PX	70	3GPP TSG-RAN WG1 Meeting #42, R1-050995 London, UK, 29 August – 2 September, 2005, Approved Report of 3GPP TSG RAN WG1 #41 in Athens (Athens, Greece, 09 – 13 May, 2005)	8/17/2012	
PX	72	TSG-RAN WG2 Meeting #48, R2-052063, London, 29 August - 02 Sep 2005, Approved minutes of the 47 TSG-RAN WG2 meeting (Athens Greece, 09-13 May 2005)	8/17/2012	
PX	74	Addendum 1 ETSI/GA 29(97)/SCM/3, Amendments to the ETSI Interim Intellectual Property Rights Policy	8/17/2012	
PX	78	Intel Invoices to Apple (12/22/11-12/29/11) [SEALED IN PART]	8/16/2012	
PX	80	Letter from SW Kim to B. Teksler, dated July 25, 2011	8/16/2012	
PX	81	Patent Cross License Agreement between Intel and Samsung with Amendments 1 & 2 [REDACTED]	8/17/2012	
PX	84	3GPP Website Screenshots	8/17/2012	
PX	89	Presentation: Samsung Q1 '11 Deep Dive Continuous Tracking (5/16/08 - 04/03/11) [Exhibit 1603 to Benner Desposition]	8/13/2012	You may only consider as evidence of knowledge, willfulness, or intent. Do not consider for any other purpose.
PX	91	U.S. Patent No. 6,928,648 Wong	8/16/2012	
PX	97	U.S. Patent No. 6,819,658 - Agarwal	8/17/2012	

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PX	100	Japanese Patent Application No. 2002-190774 and English translation	8/17/2012	
PX	101	3GPP TSG-RAN WG2 Meeting #47 Tdoc R2-051680, Athens, Greece, May 9-13, 2005, Change Request	8/17/2012	
PX	104	Email from Juho Lee to 3GPP, dated June 18, 2004, attaching R1-040697, R1-040689, R-1040690, and R1-040696	8/17/2012	
PX	112	KR 10-2004-0013792 and English translation	8/16/2012	
PX	113.4, 113.5	Sony Ericsson Affidavit of Lee Hill with Attachment	8/16/2012	
PX	116	Sony Ericsson Mobile Comm. AB, "Sony K700 User Guide" (1st Ed.) March 2004	8/16/2012	
PX	117	Sony Press Releases, dated March 9, 2004 and March 21, 2004	8/16/2012	
PX	118	U.S. Patent No. 6,009,336 - Harris	8/16/2012	
PX	119	U.S. Patent No. 6,069,648 - Suso	8/16/2012	
PX	120	U.S. Patent No. 6,690,417 - Yoshida	8/16/2012	
PX	121	Source Code Files, Camera and Photos Functionality (See Appendix 1 for Bates Numbers) [UNDER SEAL]	8/16/2012	
PX	122	Samsung ETSI IPR Statements	8/17/2012	
PX	125	Sony Ericsson K700i mobile phone [Physical Device]	8/16/2012	
PX	127	How To TV ad for original iPhone	8/3/2012	
PX	128	iPad Is Iconic TV ad for first-generation iPad	8/3/2012	
PX	133	"Apple Waves Its Wand at the iPhone," by David Pogue, New York Times, January 11, 2007	8/3/2012	
				Do not consider for the truth of the matter asserted.

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PX	134	"Testing Out the iPhone," by Walter S. Mossberg and Katherine Boehert, The Wall Street Journal, June 27, 2007	8/3/2012	Do not consider for the truth of the matter asserted.
PX	135	"Best Inventions of 2007," by Lev Grossman, Time, November 1, 2007 (including photo of cover)	8/3/2012	Do not consider for the truth of the matter asserted.
PX	138	"Apple Takes Big Gamble on New iPad," by Yukari Iwatani Kane, The Wall Street Journal, January 25, 2010	8/3/2012	Do not consider for the truth of the matter asserted.
PX	140	"Verdict Is in on Apple iPad: It's a Winner," by Edward Baig, USA Today, April 2, 2010	8/3/2012	Do not consider for the truth of the matter asserted.
PX	141	"Laptop Killer? Pretty Close," by Walter S. Mossberg, The Wall Street Journal, April 1, 2010	8/3/2012	Do not consider for the truth of the matter asserted.
PX	142	"Patent Office Highlights Jobs's Innovations," New York Times	8/3/2012	Do not consider for the truth of the matter asserted.
PX	143	Excerpts from iPhone Buyer Survey, FY10-Q4	8/3/2012	
PX	143.04	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012	
PX	143.06	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012	
PX	143.12	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012	
PX	143.16	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012	
PX	143.22	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012	
PX	143.25	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012	
PX	143.82	Excerpt from iPhone Buyer Survey, FY10-Q4	8/3/2012	
PX	144	Excerpts from iPhone Buyer Survey, FY11-Q1	8/3/2012	
PX	145	Excerpt from iPhone Buyer Survey, FY11-Q2	8/3/2012	
PX	146	Excerpt from iPhone Buyer Survey, FY11-Q3	8/3/2012	
PX	148	Nokia Lumia 800 [Physical Device]	8/14/2012	
PX	150	Casio G'zOne Commando	8/14/2012	

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PX	155	Sony Tablet S [Physical Device]	8/14/2012	
PX	158A	User Interface Alternative Designs - Blackberry Torch 9850	8/7/2012	
PX	162	iPhone CAD	7/31/2012	
PX	163	Sketch of Phone	7/31/2012	
PX	164	Phone CAD	7/31/2012	
PX	165	Phone model 1017	7/31/2012	
PX	166	Phone model 1015	7/31/2012	
PX	167	Phone model 956	7/31/2012	
PX	168	Phone model 961	7/31/2012	
PX	170	Tablet model 1202	7/31/2012	
PX	171	Tablet model 874	7/31/2012	
PX	173	"Samsung Galaxy Tab 10.1 Wi-Fi: A Worthy Rival to the iPad 2," by Melissa J. Perenson; PCWorld, June 8, 2011	8/6/2012	Do not consider for the truth of the matter asserted.
PX	174	"First Look: Samsung Vibrant Rips Off iPhone 3G Design," by Priya Ganapati, Wired, July 15, 2010	8/6/2012	Do not consider for the truth of the matter asserted.
PX	180	Samsung's Financial Spreadsheet [SEALING DENIED BUT UNSEALING STAYED PENDING APPEAL]	8/16/2012	
PX	186	Translation of email from H. T. Han regarding "Domestic Galaxy Tab Main Horizontal Deployment Items." dated 2010-20-27 [typo: 2010-10-27]	8/16/2012	
PX	193	Juho Lee's August 12, 2004 e-mail and attachment Samsung Proposal R1-040859 at TSG RAN WG1 #38 (Aug. 12, 2004)	8/17/2012	
PX	194	Email from Sungsik Lee dated March 2, 2010	8/13/2012	
PX	195	Email from Sangwook Han dated October 28, 2010	8/16/2012	
PX	210	Photos of the Diamondtouch System	8/14/2012	
DX	511	Japanese design patent JP D1241638 ("JP638")	8/6/2012	
DX	518	Video of LaunchTile running on an HP iPAQ device that was shown by Bederson at the CHI Conference and HP iPAQ device running LaunchTile	8/13/2012	

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DX	526	Samsung F700 [Physical Device]	8/6/2012	Do not consider as evidence of invalidity or non-infringement. However, you may consider as evidence of alternative designs and functionality.
DX	528	XNav sourcecode	8/13/2012	
DX	529	Fidler, Roger. "The Tablet Newspaper Vision 1981 - 2010." [Ex. 266 to Fidler Dep. Tr.]	8/14/2012	
DX	533	iPhone User Guide for iOS 4.2 and 4.3 Software	8/14/2012	
DX	539	iPhone User Guide for iOS 5.1 Software	8/14/2012	
DX	546	Bederson et al.: Pad++ A Zooming Graphical Interface for Exploring Alternate Interface Physics	8/13/2012	
DX	548	Listing of MERL DiamondTouch Mandelbrot source code files, dated December 8, 2003 through November 30, 2004, found on the MERL-Drive in the folders: MERL-Drive/diamondtouch/people/forlines/Mandelbrot/src/com/merl/diamondtouch and MERL-Drive/diamondtouch/people/forlines/Mandelbrot/src/com/merl/forlines/fractal and MERL DiamondTouch Table with Mandelbrot files	8/14/2012	
DX	549	Samsung's December 14, 1998 Declaration to ETSI	8/17/2012	
DX	550	Nomura Yasuhiro patent Japanese application and translation	8/15/2012	
DX	557	3GPP standard TS 25.322 version 6.4.0 (Release 6)]	8/15/2012	
DX	561	U.S. Patent Appl. No. 60/718187 (Flynt Provisional Application for Enhanced Portable Device Navigation Tools); U.S. Patent No. 7,933,632 ("Flynt Patent")	8/15/2012	
DX	562	March 8, 2006 email from Howarth to Ive	8/14/2012	Do not consider as evidence of invalidity or non-infringement. However, you may consider as evidence of functionality.
DX	572.003	April 15, 2011 E-mail String, Subject: Re: iPhone v Android Preso, with Smartphone Market Study US January 2011 attached [Eric Jue Deposition, Ex. 14]	8/13/2012	

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DX	572.004	April 15, 2011 E-mail String, Subject: Re: iPhone v Android Preso, with Smartphone Market Study US January 2011 attached [Eric Jue Deposition, Ex. 14]	8/13/2012	
DX	572.077	April 15, 2011 E-mail String, Subject: Re: iPhone v Android Preso, with Smartphone Market Study US January 2011 attached [Eric Jue Deposition, Ex. 14]	8/13/2012	
DX	572.082	April 15, 2011 E-mail String, Subject: Re: iPhone v Android Preso, with Smartphone Market Study US January 2011 attached [Eric Jue Deposition, Ex. 14]	8/13/2012	
DX	578	April 14, 2010 Apple internal email chain and meeting agenda; subject line: "iPhone 'firsts'"	8/3/2012	
DX	586	Samsung-Apple Licensing Discussion, October 5, 2010	8/10/2012	Do not consider this evidence to prove or disprove the validity or invalidity of a claim or the amount of a disputed claim. However, you may consider this as evidence of whether or not Samsung lacked notice of Apple's infringement claims.
DX	592	ComTech United States Report Q410	8/3/2012	
DX	613	ETSI Guide on IPRs, September 1-2, 2004	8/17/2012	
DX	621A	Reuter Tablet Video	8/15/2012	
DX	630	Teece Expert Report of 3/22/2012 - Exs. 3A, 3B [UNDER SEAL]	8/16/2012	
DX	631	Teece Expert Report of 4/2/2012 - Exs R4A-R4E [UNDER SEAL]	8/16/2012	
DX	635A	Intel Source Code for X-GOLD Processors [UNDER SEAL]	8/15/2012	
DX	635B	RLC Detail Design Spec [UNDER SEAL]	8/15/2012	
DX	636	Infineon X-GOLD 61x Product Specification [UNDER SEAL]	8/15/2012	
DX	645	TAB 2 [SOURCE CODE] [UNDER SEAL]	8/14/2012	
DX	647	iPhone App testing including mail and photos	8/16/2012	
DX	648	iPad App testing including mail and photos	8/16/2012	

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DX	655	Files related to DiamondTouch, DTFlash, and Tablecloth including but not limited to: TableCloth source code: F:\diamondtouch\people\alan\dev\Flash\classes-2005-06-09\tablecloth_27 fla; Screenshot of Diamond Touch-Flash Demonstration: F:\diamondtouch\DTFlash\DTFlash-2005-06-07\index.htm TableCloth screenshot: F:\diamondtouch\DTFlash\Dtflash-2005-06-07 (Trac decl. Ex. 25) and MERL DiamondTouch Table with Tablecloth files	8/15/2012	
DX	661	MERL DiamondTouch Price List and Terms and Conditions of Sale dated 10/25/05 [Exhibit 2 to Adam Bogue 3/9/12 Deposition]	8/13/2012	
DX	662	12/12/2005 MERL DiamondTouch table and developers Kit Purchase Order [Exhibit 11 to Adam Bogue 3/9/12 Deposition]	8/13/2012	
DX	676	Financial Spreadsheet [UNDER SEAL]	8/16/2012	
DX	684.001	Photographic Summary of Samsung Devices	8/15/2012	
DX	685	TSG-RAN WG1 #38, Prague, Czechs, 16th - 20th August 2004, Power control at the maximum power limit for E-DCH	8/15/2012	
DX	687	January 20, 2011 Apple Email regarding competitor products	7/31/2012	
DX	693	Mandelbrot source code	8/14/2012	
DX	695	11/6/2003 email from Adam Bogue to Steve Hotelling re: DiamondTouch	8/13/2012	
DX	696	Forlines et al., "Experiences with an Observations of Direct-Touch Tabletops" [Bogue, Ex. 3]	8/13/2012	
DX	697	1/14/05 Bogue/Forlines email re: DiamondTouch demos [Forlines, Ex. 7]	8/14/2012	
DX	698	10/31/05 Bogue/Forlines email re: DiamondTouch demos [Forlines, Ex. 14]	8/14/2012	
DX	712	February 25, 2011 Internal Apple Email Regarding Competitive Phone Tracker	8/15/2012	

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DX	713	January 17, 2005 email from Alan Esenther to Chia Shen and Adam Bogue re: DTFlash on \\herc\diamondspace	8/13/2012	
DX	717	Samsung Galaxy Tab 10.1 Take-Apart	8/15/2012	
DX	727	KR30-0418547, N.B. Certified translation has unique bates range following original	8/6/2012	
DX	728	JP D1241383, N.B. Certified translation has unique bates range following original	8/6/2012	
DX	740	Apple's 035 Prototype Photos from D'889 File History	7/31/2012	Do not consider for non-infringement or invalidity. You may consider as impeachment evidence.
DX	741	Apple's 035 Prototype with an authenticating stipulation of fact	7/31/2012	Do not consider for non-infringement or invalidity. You may consider as impeachment evidence.
DX	751A	Non-infringement Video [Video]: Samsung Vibrant phone	8/10/2012	
DX	753	Consolidated Financial Statements of Samsung Electronics Co., Ltd. and Subsidiaries as of December 31, 2011	8/16/2012	
DX	754.502	Apple 10-K Forms, 2007-2011	8/16/2012	
DX	754.545	Apple 10-K Forms, 2007-2011	8/16/2012	
DX	781	Summaries of Samsung Profits Pursuant to FRE 1006 [SEALING DENIED BUT UNSEALING STAYED PENDING APPEAL]	8/16/2012	
JX	1000	iPhone	7/31/2012	
JX	1001	iPhone 3G	7/31/2012	
JX	1002	iPhone 3GS	7/31/2012	
JX	1003	iPhone4	7/31/2012	
JX	1004	iPad	7/31/2012	
JX	1005	iPad2	7/31/2012	
JX	1007	Galaxy S (i9000)	8/3/2012	
JX	1009	Intercept [Physical Device]	8/10/2012	
JX	1010	Galaxy S Vibrant [Physical Device]	8/6/2012	
JX	1011	Galaxy S Captivate [Physical Device]	8/6/2012	
JX	1012	Galaxy S Epic 4G [Physical Device]	8/6/2012	
JX	1013	Galaxy S Fascinate [Physical Device]	8/6/2012	

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JX	1014	Transform [Physical Device]	8/10/2012	
JX	1015	Galaxy S Mesmerize [Physical Device]	8/6/2012	
JX	1016	Galaxy S Continuum	8/3/2012	
JX	1017	Galaxy S Showcase 500 [Physical Device]	8/6/2012	
JX	1018	Nexus S [Physical Device]	8/16/2012	
JX	1019	Galaxy S 4G	8/3/2012	
JX	1020	Gem [Physical Device]	8/6/2012	
JX	1022	Galaxy Prevail [Physical Device]	8/6/2012	
JX	1023	Nexus S 4G [Physical Device]	8/10/2012	
JX	1024	Replenish [Physical Device]	8/10/2012	
JX	1025	Droid Charge	8/3/2012	
JX	1026	Indulge [Physical Device]	8/6/2012	
JX	1027	Infuse 4G [Physical Device]	8/3/2012	
JX	1028	Exhibit 4G [Physical Device]	8/10/2012	
JX	1030	Galaxy Ace [Physical Device]	8/6/2012	
JX	1031	Galaxy S II (AT&T) [Physical Device]	8/6/2012	
JX	1032	Galaxy S II (i9100) [Physical Device]	8/6/2012	
JX	1033	Galaxy S II (T-Mobile) [Physical Device]	8/6/2012	
JX	1034	Galaxy S II (Epic 4G Touch) [Physical Device]	8/6/2012	
JX	1035	Galaxy S II (Skyrocket) [Physical Device]	8/6/2012	
JX	1036	Galaxy Tab 7.0 [Physical Device]	8/10/2012	
JX	1037	Galaxy Tab 10.1 (WiFi) [Physical Device]	8/6/2012	
JX	1038	Galaxy Tab 10.1 (4G LTE) [Physical Device]	8/6/2012	
JX	1039	US Trademark Reg for iPhone	8/7/2012	
JX	1040	Certified copy of US D504,889, issued May 10,2005	7/31/2012	Do not consider this as evidence that the D'677 patent is invalid.
JX	1041	Certified copy of US D593,087, issued May 26,2009	7/31/2012	
JX	1042	Certified copy of US D604,305, issued November 17, 2009	8/7/2012	
JX	1043	Certified copy of US D604,305, issued November 17,2009	7/31/2012	
JX	1044	Certified copy of US 7,844,915, issued November 30, 2010	8/10/2012	

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JX	1045	Certified copy of US 7,469,381, issued December 23, 2008	8/10/2012	
JX	1046	Certified copy of US 7,864,163, issued January 4, 2011	8/3/2012	
JX	1047	Certified file history of US 7,469,381, issued December 23, 2008	8/17/2012	
JX	1048	Certified file history of US 7,844,915, issued November 30, 2010	8/17/2012	
JX	1049	Certified file history of US 7,864,163, issued January 4, 2011	8/17/2012	
JX	1050	Apple iPad 2 3G (iOS 4.x) - AT&T version	8/14/2012	
JX	1051	Apple iPad 2 3G (iOS 5.x) - AT&T version	8/14/2012	
JX	1053	Apple iPhone 3G (iOS 4.x)	8/14/2012	
JX	1054	Apple iPhone 3GS (iOS 4.x)	8/14/2012	
JX	1055	Apple iPhone 4 (iOS 4.x) - AT&T version	8/14/2012	
JX	1056	Apple iPhone 4 (iOS 5.x) - AT&T version	8/14/2012	
JX	1057	Apple iPod Touch (4th Gen.) (iOS 4.x)	8/14/2012	
JX	1060	File wrapper for 7,675,941 (including file histories of U.S. Patent App. No. 11/417,219, Korean Patent App. 10-2004-0042300, Korean Patent App. 10-2004-0062190, Korean Patent App. 10-2004-0073552, Korean Patent App. 10-2004-0093947, Korean Patent App. 10-2005-0029192), Korean Patent App. 10-2005-0037774).	8/17/2012	
JX	1066	File wrapper for U.S. Patent No. 7,577,460 (including U.S. App. Nos. 11/493,754, 11/003,222, and 09/540,830 and KR App. No. 1999-11179)	8/17/2012	
JX	1068	U.S. Patent No. 7,456,893	8/14/2012	
JX	1069	U.S. Patent No. 7,577,460	8/14/2012	
JX	1070	U.S. Patent No. 7,675,941	8/15/2012	
JX	1071	U.S. Patent No. 7,698,711	8/14/2012	
JX	1073	U.S. Patent No. 7,447,516	8/15/2012	
JX	1074	HP Compaq TC 1000	8/14/2012	
JX	1076	Apple iPhone 3GS (iOS 5.x)	8/14/2012	

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JX	1077	Apple iPod Touch (4th Gen.) (iOS 5.x)	8/14/2012	
JX	1078	Fiddler 1994 Tablet Replica	8/17/2012	
JX	1081	U.S. Patent No. 7,327,349	8/15/2012	
JX	1083	3GPP TS 25.214 v.6.6.0 (2005-2006)	8/15/2012	
JX	1084	3GPP TSG RAN WG1 Meeting #41 Athens, Greece, 9-13 May 2005, Change Request	8/17/2012	
JX	1085	3GPP TSG-RAN2 Meeting #47, Athens, Greece, 09 th - 13 th May 2005. Tdoc R2-051311	8/17/2012	
JX	1091	MacWorld 2007 Video	8/3/2012	
JX	1093	LG Prada Phone	8/3/2012	Do not consider this exhibit as prior art to the D'305 patent.
JX	1500	STA's & SEA's US sales of accused products & Apple's sales & revenues of the accused products	8/13/2012	
PX	2011	Exhibit M of Samsung's Disclosure Of Asserted Claims And Infringement Contentions	8/15/2012	
PX	2031	Exhibit J of Samsung's Disclosure Of Asserted Claims And Infringement Contentions	8/14/2012	
PX	2227	2005-08-25 Email from Bederson to John SanGiovanni re LAunchTiule source	8/13/2012	
PX	2257	Production Information	8/14/2012	
PX	2261	Samsung Icon Design for 2011	8/14/2012	
PX	2277	Pantech Hotshot	8/17/2012	
PX	2278	Blackberry Storm	8/17/2012	
PX	2281	iPhone Human Interface Guidelines	8/14/2012	
PX	2288	June 13, 2005 Swift File (Tablecloth/ Snapping Back)	8/14/2012	
DX	2517	Email 11-18-08 Haining Zhang to Isable-staff re: Competitive Analysis	8/3/2012	
DX	2519	Presentation: Mini-Teardown Samsung Galaxy S (T-Mobile Vibrant) iPod/iPhone New Tech 8.10.10	8/3/2012	
DX	2522	Email 1-24-11 Eddy Cue to Tim Cook re: Why I Just Dumped the iPad (Hing: Size Matters)	8/3/2012	

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	EXHIBIT NO.	DESCRIPTION	ADMITTED	Court's Limiting Instruction
DX	2524	Email 10-5-05 Steve Jobs to Jony Ive, et al, re: =?WINDOWS-1252?Q?Fwd:_Samsung=92s_SGH-10_Bang_&_Olufsen_=93fas?=?WINDOWS-252?Q?hionphone=94?=?	8/3/2012	
DX	2525	Email 11-7-06 Tony Fadell to Steve Jobs, et al, re: Samsung Unveils New Communications Device (AP)	8/3/2012	
DX	2526	Nook Color tablet [used by Van Liere as control for survey]	8/10/2012	Do not consider for any purpose except to evaluate Dr. Van Liere's survey.
DX	2528	LG G2x [Physical Device]	8/10/2012	Do not consider for any purpose except to evaluate how Mr. Poret chose his control devices.
DX	2529	Motorola Zoom tablet [Physical Device]	8/10/2012	Do not consider for any purpose except to evaluate Mr. Poret's study.
DX	2534	Motorola Atrix F159 [Physical Device]	8/10/2012	Do not consider for any purpose except to evaluate how Mr. Poret chose his control devices.
DX	2557	Video demonstrating two finger scrolling	8/10/2012	
DX	2627	3GSM Congress Trade Show Report	8/15/2012	Do not consider as evidence of invalidity or non-infringement. However, you may consider as evidence of alternative designs and functionality. The date on the document is incorrect. The correct date is 2007.