1 2 3 4 5 6 7 8 9	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 (<i>pro hac vice</i>) william.lee@wilmerhale.com WILMER CUTLER PICKERING HALE AND DORR LLP 60 State Street Boston, MA 02109 Telephone: (617) 526-6000 Facsimile: (617) 526-5000
10		Attorneys for Plaintiff
11		APPLE INC.
12	UNITED STATES DISTRICT COURT	
13	NORTHERN DISTRICT	OF CALIFORNIA
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15	SAN JOSE DIVISION	
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17	APPLE INC., a California corporation,	Case No. 4:11-cv-01846-LHK
18	Plaintiff,	STIPULATION AND [PROPOSED] ORDER
19	V.	EXTENDING DEADLINE FOR APPLE'S DISCOVERY OF
20	SAMSUNG ELECTRONICS CO., LTD., a Korean corporation; SAMSUNG ELECTRONICS	SAMSUNG
21	AMERICA, INC., a New York corporation; and SAMSUNG TELECOMMUNICATIONS	Date: TBD Time: TBD
22	AMERICA, LLC, a Delaware limited liability company,	Place: Courtroom 8, 4 th Floor Judge: Hon. Lucy H. Koh
23	Defendants.	
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	JOINT STIPULATION AND [PROPOSED] ORDER REGARDING DISC CASE NO. 11-CV-01846-LHK sf-3047620	COVERY DEADLINE

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1	By this stipulation, plaintiff, counter-defendant, and counter-claimant Apple Inc.			
2	("Apple") and defendants and counter-claimants Samsung Electronics Co. Ltd., Samsung			
3	Electronics America, Inc., and Samsung Telecommunications America, LLC (collectively,			
4	"Samsung") hereby stipulate and request an order extending the deadline for Apple's discovery			
5	from Samsung, set in the Court's July 18, 2011 Order Setting Briefing and Hearing Schedule for			
6	Preliminary Injunction Motion (D.N. 115), from September 21, 2011 to September 26, 2011.			
7	This extension of time will permit Apple to take the depositions of Samsung's declarants Roger			
8	Fidler and Jeffrey Johnson, whose depositions could not be scheduled on an earlier date. (See			
9	Declaration of Jason Bartlett in Support of Order Extending Deadline for Apple's Discovery of			
10	Samsung Pursuant to Civil L.R. 6-2(a), filed herewith.) This extension of time is for the same			
11	length of time that Samsung requested to depose two additional Apple witnesses in a joint			
12	stipulation and [proposed] order that the Court granted on August 10, 2011 (D.N. 152), and it			
13	applies only to the depositions of Messrs. Fidler and Johnson. No other due dates set forth in the			
14	Court's July 18, 2011 Order Setting Briefing and Hearing Schedule for Preliminary Injunction			
15	Motion (D.N. 115) are changed by this stipulation.			
16				
17	Dated: September 21, 2011			
18				
19 MOR	MORRISON & FOERSTER LLP QUINN EMANUEL URQUHART & SULLIVAN, LLP			
20				
21	By: /s/ Jason Bartlett By: /s/ Todd Briggs			
22	HAROLD J. MCELHINNYCHARLES K. VERHOEVENMICHAEL A. JACOBSKEVIN P.B. JOHNSON			
23	JASON R. BARTLETT VICTORIA F. MAROULIS EDWARD DEFRANCO			
24	Attorneys for Plaintiff MICHAEL T. ZELLER APPLE INC. APPLE INC.			
25	Attorneys for SAMSUNG ELECTRONICS CO. LTD, SAMSUNG ELECTRONICS			
26 27	AMERICA, INC., AND SAMSUNG TELECOMMUNICATIONS AMERICA, LLC.			
27 28				
28	JOINT STIPULATION AND [PROPOSED] ORDER REGARDING DISCOVERY DEADLINE			
	JOINT STIFULATION AND [I ROFOSED] ONDER REGARDING DISCOVERT DEADLINE			

JOINT STIPULATION AND [PROPOSED] ORDER REGARDING DISCOVERY DEADLINE CASE NO. 11-CV-01846-LHK sf-3047620

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2	ATTESTATION OF E-FILED SIGNATURE				
3	I, Jason R. Bartlett, am the ECF User whose ID and password are being used to file this				
4	Declaration. In compliance with G	eneral Order 45, X.I	B., I hereby attest that Todd Briggs has		
5	concurred in this filing.				
6	Dated: September 21, 2011	By:	/s/ Jason R. Bartlett		
7			Jason R. Bartlett		
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	JOINT STIPULATION AND [PROPOSED] ORD CASE NO. 11-CV-01846-LHK sf-3047620	ER REGARDING DISCOVE	ERY DEADLINE		

1	PURSUANT TO STIPULATION, IT IS SO ORDERED.
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4	Dated:, 2011 By: Honorable Lucy H. Koh
5	Honorable Lucy H. Koh
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I	JOINT STIPULATION AND [PROPOSED] ORDER REGARDING DISCOVERY DEADLINE CASE NO. 11-CV-01846-LHK sf-3047620