# **EXHIBIT M**

		Page :	1
1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA		
	SAN JOSE DIVISION		
3			
4	APPLE INC., a California Case No.		
	corporation,		į
5	11-cv-01846-LHK		
	Plaintiff,		
6			
	V.		
7			
	SAMSUNG ELECTRONICS CO.,		
8	LTD., a Korean business		
	entity; SAMSUNG ELECTRONICS		
9	AMERICA, INC., a New York		
	corporation; SAMSUNG		
10	TELECOMMUNICATIONS AMERICA,		
	LLC, a Delaware limited		
11	liability company,		
12	Defendants.		
13	CONFIDENTIAL		
14	ATTORNEYS' EYES ONLY		
15	OUTSIDE COUNSEL		
16	VIDEOTAPED DEPOSITION		
17	BENJAMIN B. BEDERSON, Ph.D.		
18	Washington, D.C.		
19	Saturday, September 17, 2011		
20	9:30 a.m.		
21			
22	Job No. 41965	•	
23			
24	Reporter: Linda S. Kinkade, RDR, CRR, RMR, CSR		
25	Videographer: Conway Barker		

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5	The following is the videotaped deposition	
6	of BENJAMIN B. BEDERSON, Ph.D. held at the offices	
7	of:	
8		
9		
10	Morrison & Foerster	
11	2000 Pennsylvania Avenue, N.W.	
12	Washington, DC 20005	
13		
14		
15		
16	Taken pursuant to applicable Rules of Civil	
17	Procedure, before Linda S. Kinkade, Registered	
18	Diplomate Reporter, Certified Realtime Reporter,	
19	Registered Professional Reporter, Registered Merit	
20	Reporter, Certified Shorthand Reporter (CA), and	
21	Notary Public, in and for the District of Columbia.	
22		
23		
24		
25		

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1	VIDEOGRAPHER: The court reporter is	
2	Linda Kinkade. The video camera operator is	
3	Conway Barker, both in association with TSG.	
4	Would you please swear in the witness and	
5	we can begin.	
6		
7	BENJAMIN BEDERSON, Ph.D.	
8	Being first duly sworn, testified as	
9	follows:	
10	EXAMINATION	
11	BY MR. JACOBS:	
12	Q. Good morning, Dr. Bederson.	i
13	A. Good morning.	
14	Q. Have you had your deposition taken	
15	before?	
16	A. Yes, I have.	
17	Q. In what context?	
18	A. A few different contexts.	
19	Q. So you've had your deposition taken	
20	several times?	
21	A. Yes.	
22	Q. In any other patent cases?	
23	A. Yes.	
24	Q. What do you recall? Which cases?	
25	A. I was a fact witness for one case that	

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- it to an individual?
- Q. Exactly.
- A. No, I cannot think of a specific one.
- Q. On paragraph 20 -- sorry -- on
- 5 paragraph 25 you -- the declaration says that
- your team presented our work, which included
- 7 LaunchTile and its user interface features
- including the snap and panning features
- 9 discussed above. Do you see that?
- A. Yes, I do.
- Q. And what do you recall specifically of
- demonstrations or discussions of the snap and
- panning features discussed above in your
- declaration?
- A. I think I -- I got confused in your
- question, if you don't mind repeating it.
- (Record read.)
- THE WITNESS: So I recall in the
- presentation we showed the video, and the video
- included the panning features and at least some
- of the snap features, and I recall generally
- demonstrating the software -- I recall both me
- and Amy generally demonstrating the software --
- at least me and Amy. There may have been others
- as well. Aaron Clamage probably was there as

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- well demonstrating it. So that's what I recall.
- <sup>2</sup> BY MR. JACOBS:
- Q. Were you demonstrating the software in
- a live basis in conformance with what was
- demonstrated on the video? Were you trying to
- 6 map what was on the video to your live
- 7 demonstration?
- MR. HUANG: Objection to the form.
- 9 THE WITNESS: No. The video was a
- short, you know, narrow summary, and when we
- gave live demos it was much more casual. We
- would typically hand the device over to whoever
- we were showing it to, let them do whatever they
- want, ask us any questions. They had already
- seen the video, so they typically would want to
- go beyond that.
- BY MR. JACOBS:
- Q. Do you recall anything specifically
- being demonstrated in May 2005 that wasn't in
- the video?
- A. I don't recall the specific details of
- what was or was not shown to any specific
- individual.
- Q. Let me show you an email that you
- produced to us.