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14	Attorneys for SAMSUNG ELECTRONICS CO., LTD., SAMSUNG ELECTRONICS		
15	AMERICA, INC. and SAMSUNG TELECOMMUNICATIONS AMERICA, LLC		
16			
17	UNITED STATES DISTRICT COURT		
18	NORTHERN DISTRICT OF CALIFORNIA		
19	SAN JOSE DIVISION		
20	APPLE INC.,	Case No. 11-cv-01846-LHK (PSG)	
21	Plaintiff,	STIPULATION TO ENLARGE	
22		TIME FOR BRIEFING THE PARTIES' PENDING DISCOVERY	
23	V.	MOTIONS	
24	SAMSUNG ELECTRONICS CO., LTD., A Korean business entity; SAMSUNG ELECTRONICS AMERICA,		
25	INC., a New York corporation; SAMSUNG TELECOMMUNICATIONS AMERICA, LLC, a Delaware		
26	limited liability company.,		
27	Defendants.		
28			

\$719651.\$57788 ESTEREDE TIPETEDE TO A BEFING THE ON SCHEDULE FOR BRIEFING 11=€V=01846=LHK (PSG)

1	Pursuant to Civil L.R. 6-2, Apple and Samsung file this Stipulation requesting that the			
2	parties be permitted an additional nine hours to respond to the discovery motions set for hearing			
3	on January 19, 2012. This request is supported by the attached Declaration of Rachel Herrick			
4	Kassabian.			
5	WHEREAS, on January 10, 2012, the parties filed a stipulated briefing schedule regarding			
6	anticipated upcoming discovery motions, wherein the parties would file their opening briefs on			
7	January 10, 2012 and their opposition briefs by 8 a.m. Tuesday, January 17, 2012;			
8	WHEREAS, the parties need additional time to prepare their respective opposition briefs;			
9	and			
10	WHEREAS, the proposed expedited schedule would not postpone any of the other			
11	deadlines set in this case;			
12	NOW THEREFORE, IT IS HEREBY STIPULATED and agreed to by and between the			
13	parties that Samsung's opposition briefs to Apple's discovery motions (Docket Nos. 598, 599,			
14	600, 611 and 613) and Apple's opposition briefs to Samsung's discovery motions (Docket No.			
15	602, and related Dkt. Nos. 603-608) shall be filed by 5 p.m. Tuesday, January 17, 2012. To the			
16	extent any opposition brief is filed before 5 p.m., the parties shall refrain from inserting reply-type			
17	arguments into later-filed briefs.			
18				
19	IT IS SO STIPULATED.			
20	Dated: January 16, 2012 JASON R. BARTLETT			
21	MORRISON & FOERSTER LLP			
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23	By: <u>/s/ Jason R. Bartlett</u> JASON R. BARTLETT			
24	Attorneys for Apple			
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28	STIPULATION TO ENLARGE TIME FOR BRIEFING 11-CV-01846-LHK (PSG)			

1 2	Dated: January 16, 2012 VICTORIA MAROULIS	ART &
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4	4 By: <u>/s/ Victoria F. Maroulis</u>	
5	5 Jy. <u>Ist vicional P. Marouis</u> VICTORIA MAROUI	JIS
6	6 Attorneys for Samsung	<b>r</b> 2
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10	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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12	Dated: By:   12 Honorable Paul S. Grewal	
13	13 United States Magistrate Judg	e
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_0	STIPULATION TO ENLARGE TIME FOR BRIEFING 11-CV-01846-LHK (PSG) 2	

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1	ATTESTATION OF E-FILED SIGNATURE		
2	I, Victoria Maroulis, am the ECF User whose ID and password are being used to file this		
3	3 Stipulation. In compliance with General Order 45, X.B., I hereby attest that Jas	on Bartlett has	
4	4 concurred in this filing.		
5	5		
6	6 Dated: January 16, 2011 <u>/s/ Victoria Maroulis</u> Victoria Maroulis		
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	STIPULATION TO ENLARGE TIME FOR BRIEFING 11-CV-01846-LHK (PSG) 3		