EXHIBIT K

Todd Briggs

Selwyn, Mark [Mark.Selwyn@wilmerhale.com] From:

Friday, January 06, 2012 8:12 PM Todd Briggs Sent:

To:

RHung@mofo.com; JasonBartlett@mofo.com; DAhn@mofo.com; Kolovos, Peter Cc: Apple v. Samsung -- Draft Stipulation and Proposed Order Regarding Adding Accused Subject:

Products

Stipulation and Proposed Order re Adding Accused Products - 4.DOC **Attachments:**

Todd:

Per our discussion, for your review.

Mark

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8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
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11	SAN JOSE DIVISION		
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13	APPLE INC.,	Case No. 11-cv-01846-LHK	
14	Plaintiff,	STIPULATION AND [PROPOSED] ORDER	
15	v.	REGARDING ADDING ACCUSED PRODUCTS	
16	SAMSUNG ELECTRONICS CO., LTD., A Korean business entity; SAMSUNG	ACCUSED I RODUCTS	
17	ELECTRONICS AMERICA, INC., a New York corporation; SAMSUNG		
18	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company.,		
19	Defendants.		
20	Defendants.		
21			
22	Plaintiff Apple Inc. ("Apple") and Defendants Samsung Electronics Co. Ltd., Samsung		
23	Electronics America, Inc., and Samsung Telecommunications America, LLC (collectively,		
24	"Samsung"), stipulate as follows:		
25	On August 26, 2011, Apple served its Disclosure of Asserted Claims and Infringement		
26	Contentions, as well as an addendum thereto, in accordance with Patent Local Rule 3-1. On the		
27	same day, Samsung served its Disclosure of Asserted Claims and Infringement Contentions, also		
28	in accordance with Patent Local Rule 3-1.		

Since then, both Apple and Samsung have released new products.

The parties agree that Apple may add as Accused Instrumentalities in this action, without adding patents-in-suit or asserting infringement of any claims of the patents-in suit that were not asserted in Apple's initial Infringement Contentions, the following Samsung Products:

Galaxy Nexus	Galaxy Player 4.0	Galaxy Player 5.0	Galaxy Tab 7.0 Plus
Galaxy Tab 8.9	Galaxy S II Epic 4G	Galaxy S II Skyrocket	Admire
	Touch		
Captivate Glide	Conquer 4G	Dart	Exhibit II 4G
Focus S	Gravity Smart	Illusion	Showcase i500
Stratosphere	Transform Ultra		

Apple shall serve Amended Supplemental Infringement Contentions under Patent Local Rule 3-1 for these additional Accused Instrumentalities within five days of the Court's entry of an Order implementing this Stipulation. Samsung shall comply with Patent Local Rule 3-4(a) with respect to these additional Accused Instrumentalities within ten days of Apple's service of its Supplemental Infringement Contentions.

The parties agree that Samsung may add as an Accused Instrumentality in this action, without adding patents-in-suit or asserting infringement of any claims of the patents-in suit that were not asserted in Samsung's initial Infringement Contentions, the Apple iPhone 4S.

Samsung shall serve Amended Supplemental Infringement Contentions under Patent Local Rule 3-1 for this additional Accused Instrumentality within five days of the Court's entry of an Order implementing this Stipulation. Apple shall comply with Patent Local Rule 3-4(a) with respect to this additional Accused Instrumentality within ten days of Samsung's service of its Supplemental Infringement Contentions.

The addition of these Accused Instrumentalities does not constitute grounds for Supplemental Invalidity Contentions under Patent Local Rule 3-3, or the addition of proposed terms for construction.

1	The service of the aforementioned Supplemental Infringement Contentions shall not affect		
2	the total number of claim terms to be construed and shall not change any dates or discovery		
3	limitations set forth in the Court's previous Orders.		
4	So Stipulated:		
5	Dated: January, 2012	Dated January, 2012	
6 7	MORRISON & FOERSTER LLP	QUINN EMANUEL URQUHART & SULLIVAN, LLP	
8 9 10	By: HAROLD J. MCELHINNY MICHAEL A. JACOBS JENNIFER LEE TAYLOR	By: CHARLES K. VERHOEVEN KEVIN P.B. JOHNSON VICTORIA F. MAROULIS	
11	ALISON M. TUCHER RICHARD S.J. HUNG	EDWARD DEFRANCO MICHAEL T. ZELLER	
12	JASON R. BARTLETT	Attorneys for SAMSUNG ELECTRONICS	
13	Attorneys for Plaintiff APPLE INC.	CO. LTD, SAMSUNG ELECTRONICS AMERICA, INC., AND SAMSUNG	
14		TELECOMMUNICATIONS AMERICA, LLC.	
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17	IT IS SO ORDERED.		
18	II IS SO ORDERED.		
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20	Dated:, 2012	By:	
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22		Honorable Lucy H. Koh	
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