

EXHIBIT I

March 16, 2012

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By Email (rachelkassabian@quinnemanuel.com)

Rachel Herrick Kassabian
Quinn Emanuel
555 Twin Dolphin Drive, Fifth Floor
Redwood Shores, CA 94065

Re: *Apple v. Samsung*, Case No. 11-cv-1846-LHK (PSG) (N.D. Cal.)

Dear Rachel:

We write to identify nine Samsung witnesses whose depositions Apple would like to reopen pursuant to the Court's May 8, 2012, Order. Apple reserves the right to designate a tenth witness at a later point in time. As directed by the Court, at least 72 hours in advance of each scheduled follow-up deposition, Apple will provide a list of the topics it intends to cover.

Junho Park
Tim Benner
Corey Kerstetter
Tim Sheppard
Hyun Goo Woo
Hye Jung Lee
Seung Yun Lee
Oh Chae Kwon
Jae Hwang Sim

For each of these witnesses, a substantial portion of his or her documents were produced with insufficient time to process (and, where applicable, translate) in advance of the deposition.

In the case of Mr. Sheppard, Apple wishes to reopen his deposition to discuss two key spreadsheets produced the day before his February 29, 2012, deposition, as well as a new spreadsheet and additional financial reports from STA to SEC produced shortly after Mr.

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Sheppard's deposition, on which Samsung has now relied. Apple did not have sufficient time to analyze these spreadsheets and reports before Mr. Sheppard's deposition.

Please provide us with dates as soon as possible for the above witnesses' follow-up depositions for the week of March 26, 2012. We look forward to hearing from you.

Sincerely,

/s/ Mia Mazza

Mia Mazza

cc: S. Calvin Walden
Peter Kolovos