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2	UNITED STATES DISTRICT COURT	
3	NORTHERN DISTRICT OF CALIFORNIA	
4	SAN JOSE DIVISION	
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6	APPLE INC., a California corporation,	
7	Plaintiff,	Civil Action No. 11-CV-01846-LHK
8	V.	
9	SAMSUNG ELECTRONICS CO., LTD., a	
10	Korean business entity, SAMSUNG ELECTRONICS AMERICA, INC., a New	
11	York corporation, and SAMSUNG TELECOMMUNICATIONS AMERICA,	
12	LLC, a Delaware limited liability company,	
13	Defendant.	
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15	APPLE INC., a California corporation,	Civil Action No. 12-CV-00630-LHK
16	Plaintiff,	
17	V.	
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19	SAMSUNG ELECTRONICS CO., LTD., a Korean corporation, SAMSUNG	
20	ELECTRONICS AMERICA, INC., a New York corporation, and SAMSUNG	
21	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company,	
22	Defendant.	
23	STIPULATION AND [PROPOSED] ORDER RE DISCOVERY	
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	STIPULATION RE DISCOVERY	

1	Apple and Samsung file this Stipulation requesting that the Court approve the following to	
2	facilitate and expedite discovery.	
3	WHEREAS, Apple and Samsung are currently involved in an action captioned <i>Apple v</i> .	
4	Samsung, Case No. 11-cv-1846-LHK (PSG) ("the 1846 case");	
5	WHEREAS, Apple and Samsung are also currently involved in two investigations before	
6	the U.S. International Trade Commission, specifically Investigations No. 337-TA-794 (the "794	
7	investigation") and Investigation No. 337-TA-796 (the "796 investigation");	
8	WHEREAS, on January 30, 2012, the Court entered a "Agreed Upon Protective Order	
9	Regarding Disclosure and Use of Discovery Materials" (Docket No. 687) in the 1846 case;	
10	WHEREAS, on February 8, 2012, Apple filed an action captioned Apple v. Samsung, Case	
11	No. 12-cv-0630-LHK (HRL) ("the 630 case");	
12	WHEREAS, the parties believe that many of the same issues regarding confidentiality and	
13	other discovery issues will arise in both of these cases; and	
14	WHEREAS, the parties believe that adopting the protective order and certain other	
15	provisions from the 1846 case will serve to minimize any disputes during the period the parties	
16	seek to draft a joint proposed protective order in the 630 case;	
17	NOW THEREFORE, IT IS HEREBY STIPULATED and agreed to by and between the	
18	parties that:	
19	(1) the "Agreed Upon Protective Order Regarding Disclosure and Use of Discovery	
20	Materials" (Docket No. 687) ("Protective Order") entered in Apple v. Samsung, Case No. 11-cv-	
21	1846-LHK (PSG) is hereby adopted in the 630 case on an interim basis;	
22	(2) any document produced or deposition of a party's witness taken by one of the	
23	parties in the 1846 case, the 794 investigation, or the 796 investigation shall be deemed produced	
24	in the 630 case without new Bates-numbering; any deposition so produced shall be useable in the	
25	630 case as if the deposition were originally noticed and taken in the 630 case; however, any	
26	deposition so produced shall not count against the time limits specified in Federal Rule of Civil	
27	Procedure 30(d)(1) in the 630 case; and	
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	STIPULATION RE DISCOVERY 12-CV-00630-LHK sf- 3123876	

1	(3) the parties will work in good faith with third parties that have produced documents		
2	in the 1846 case, the 794 investigation, and the 796 investigation to address use of those		
3	documents in the 630 case on an as requested basis; and		
4	(4) this Stipulation and Order Re Discovery is limited to the production and use of		
5	information in the 630 case and is not intended to, nor shall it, affect any provisions regarding the		
6	cross-production and use of such information in proceedings other than the 630 case.		
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8	IT IS SO STIPULATED.		
9	Dated: March 22, 2012 Respectfully submitted,		
10	/s/ Richard S.J. Hung/s/ Kevin P.B. Johnson		
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18	Counsel for Plaintiff and Counterclaim- Defendant Apple Inc.	
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21	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
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23	Dated: Octej "4; ."4234	By: Pore S. Aure United States Magistrate Judge
24		Onited States Magistrate Judge
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