1	[COUNSEL LISTED ON SIGNATURE PAGES]			
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8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION			
10	A PRI E RIG. G II'S			
11	APPLE INC., a California corporation,	CASE NO. 11-cv-01846-LHK		
12	Plaintiff,	JOINT STATUS REPORT		
13	VS.			
14	SAMSUNG ELECTRONICS CO., LTD., a Korean business entity; SAMSUNG			
15	ELECTRONICS AMERICA, INC., a New York corporation; SAMSUNG			
16	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company,			
17	Defendants.			
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Pursuant to the Court's Case Management Order (Dkt. No. 869) and instructions during the April 12, 2012 Case Management Conference, the parties are continuing to discuss simplification of the case for trial.

Samsung's Report: On April 22, pursuant to the Court's instructions during the Case Management Conference and its Case Management Order to streamline and simplify its offensive case for trial, Samsung informed Apple that it will reduce its offensive case by at least three patents, the specific identity of which Samsung will determine by April 30, 2012, following the completion of the majority of expert depositions. Samsung is continuing to evaluate its offensive claims and hopes to further reduce those by April 30.

Apple's Report: On April 23, Apple informed Samsung that it understands the time limitation will necessarily restrict the size of the case Apple can present to the jury, and Apple confirmed that by April 30 it will identify patents, patent claims, and/or non-patent assets that it will dismiss without prejudice from this case in order to fit its presentation into the time allotted for jury trial.

The parties will continue their meet and confer efforts on this issue over the next week.

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