

# EXHIBIT J

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**VIA ELECTRONIC MAIL**

Jason Bartlett, Esq.  
Morrison & Foerster LLP  
425 Market Street  
San Francisco, CA 94105-2482

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

Dear Jason,

Following on my letters of February 23 and March 3, I write to update Apple further on Samsung's efforts to obtain approval from certain third parties for Apple to produce materials from related actions that purportedly contain the confidential business information of those third parties.

Nokia consents to a limited disclosure of documents *Nokia v. Apple*, 09-cv-00791 (D. Del.), the subject matter of which bear a technological nexus to the instant litigation as it involves the '381 patent. Nokia's consent is predicated on the condition that all such documents are for use exclusively in the ongoing litigation between Samsung and Apple. Please see the attached email for details, which explicitly sets out the scope of Nokia's consent, including which documents are released.

In regard to these materials from related actions that contain the confidential business information of third parties, Apple represented on February 10 that "[o]nce Samsung obtains this consent, Apple will promptly produce such documents." Obviously, that was false, but we urge Apple again to produce all responsive documents without further delay.

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Kind regards,

*/s/ Diane C. Hutnyan*

Diane C. Hutnyan

Enclosure