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11	Counterclaim Defendant 111 1 122 1140		
12	UNITED STATES DISTRICT COURT		
13	NORTHERN DISTRICT OF CALIFORNIA		
14	SAN JOSE DIVISION		
15			
16	APPLE INC., a California corporation,	Case No. 11-cv-01846-LHK (PSG)	
17	Plaintiff,	DECLARATION OF JASON BARTLETT IN SUPPORT OF	
18	v.	MOTION TO EXCLUDE TESTIMONY OF SAMSUNG'S EXPERTS	
19	SAMSUNG ELECTRONICS CO., LTD., a Korean business entity; SAMSUNG		
20	ELECTRONICS AMÉRICA, INC., a New York corporation; SAMSUNG		
21	TELECOMMUNICATIONS AMERICA, LLC, a Delaware limited liability company,		
22	Defendants.		
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28	DECLARATION OF JASON BARTLETT ISO APPLE'S MOTION TO	EVOLUDE EVDEDT TEGTIMONIV	
	CASE NO. 11-cv-01846-LHK (PSG) sf-3146728	CACLUDE CAPERT TESTIMUNY	

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Sam Lucente, dated March 23, 2012.

1	10. Attached hereto as Exhibit 10 is a true and correct copy of the Corrected Rebuttal		
2	Expert Report of Sam Lucente, dated April 17, 2012.		
3	11. Attached hereto as Exhibit 11 is a true and correct copy of an excerpt of the		
4	transcript of the May 9, 2012, deposition of Samuel Lucente.		
5	Mark Lehto		
6	12. Attached hereto as Exhibit 12 is a true and correct copy of the Expert Report of		
7	Mark Lehto, dated March 22, 2012.		
8	13. Attached hereto as Exhibit 13 is a true and correct copy of an excerpt of the		
9	transcript of the April 28, 2012 deposition of Mark Lehto.		
10	Nicholas Godici		
11	14. Attached hereto as Exhibit 14 is a true and correct copy of the Expert Report of		
12	Nicholas Godici, dated March 22, 2012.		
13	15. Attached hereto as Exhibit 15 is a true and correct copy of the transcript of the		
14	May 7, 2012, deposition of Nicholas Godici.		
15	16. Attached hereto as Exhibit 16 is a true and correct copy of an excerpt of the		
16	transcript of the September 9, 2011, deposition of Nicholas Godici.		
17	George Mantis		
18	17. Attached hereto as Exhibit 17 is a true and correct copy of the Expert Report of		
19	George Mantis, dated March 22, 2012.		
20	18. Attached hereto as Exhibit 18 is a true and correct copy of the Rebuttal Expert		
21	Report of Stephen Van Liere, dated April 16, 2012.		
22	Michael Mazis		
23	19. Attached hereto as Exhibit 19 is a true and correct copy of the Expert Report of		
24	Michael Mazis, dated March 22, 2012.		
25	Michael Kamins		
26	20. Attached hereto as Exhibit 20 is a true and correct copy of the Rebuttal Expert		
27	Report of Michael Kamins, dated April 16, 2012.		
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1	21.	Attached hereto as Exhibit 21 is a true and correct copy of an excerpt of the	
2	transcript of the May 7, 2012 deposition of Michael Kamins.		
3	Michael Wagner		
4	22.	Attached hereto as Exhibit 22 is a true and correct copy of excerpts of, and certain	
5	schedules from, the Corrected Expert Report of Michael Wagner, dated April 20, 2012.		
6	23.	Attached hereto as Exhibit 23 is a true and correct copy of an excerpt of the	
7	transcript of the May 12, 2012 deposition of Michael Wagner.		
8	24.	Attached hereto as Exhibit 24 is a true and correct copy of an excerpt of the	
9	transcript of the February 22, 2012, deposition of Timothy Benner.		
10	25.	Attached hereto as Exhibit 25 is a true and correct copy of excerpts from the	
11	iPhone Buyer	Survey, Apple Market Research & Analysis, dated FY10-Q4, with production	
12	numbers APLNDC-Y0000027256-340.		
13	26.	Attached hereto as Exhibit 26 is a true and correct copy of excerpts of the iPad	
14	Buyer Survey: Initial US Results, Apple Market Research & Analysis, dated August 2010, with		
15	production numbers APLNDC-Y0000023361-427.		
16	27.	Attached hereto as Exhibit 27 is a true and correct copy of excerpts from the J.D.	
17	Power and Associates: 2011 Wireless Smartphone Satisfaction Study(SM) – Management Report		
18	dated March 2011, with production numbers SAMNDCA10246338-445.		
19	I declare under penalty of perjury that the foregoing is true and correct. Executed this		
20	17th day of N	May, 2012, at San Francisco, California.	
21		/s/ Jason R. Bartlett	
22		Jason R. Bartlett	
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