1

2

20

21

22

23

24

25

26

27

28

3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 SAN JOSE DIVISION 11 APPLE, INC., a California corporation, Case No.: 12-CV-00630-LHK 12 Plaintiff and Counterdefendant, ORDER REGARDING CASE 13 NARROWING STATEMENTS 14 v. 15 SAMSUNG ELECTRONICS CO., LTD., a Korean corporation; SAMSUNG 16 ELECTRONICS AMERICA, INC., a New York) corporation; and SAMSUNG 17 TELECOMMUNICATIONS AMERICA, LLC,) a Delaware limited liability company, 18 19 Defendants and Counterclaimants.

Pursuant to the Court's case management order, as amended (Dkt. Nos. 713, 1135), the parties will be limiting their asserted claims to 5 per side and their accused products to 10 per side by February 4, 2014, and the parties will be reducing their invalidity references/systems/combinations to 15 per side by February 10, 2014.

In light of these upcoming deadlines and the parties' pending motions, the Court hereby ORDERS the parties to file the following joint statements in conjunction with their case narrowing decisions:

1

Case No.: 12-CV-00630-LHK

ORDER REGARDING CASE NARROWING STATEMENTS

3	
4	
5	
6	
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	

1

2

- (1) by February 5, 2014, a joint statement telling the Court whether the parties' February 4, 2014 case narrowing decisions moot any aspect of any pending motion, and
- (2) by February 11, 2014, a joint statement telling the Court whether the parties' February 10, 2014 case narrowing decisions moot any aspect of any pending motion.

In particular, the Court requests that the parties inform the Court whether their case narrowing decisions moot any of the issues presented in the parties' *Daubert* motions (Dkt. Nos. 802-3, 831-2), Samsung's Motion to Strike Expert Testimony Based on Undisclosed Claim Constructions (Dkt. No. 1138-4), or any other motion pending before the Court.

IT IS SO ORDERED.

Dated: January 30, 2014

LUCY H. 160H United States District Judge

2