

# EXHIBIT 19

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April 26, 2012

Jason Lo  
Gibson Dunn & Crutcher LLP  
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Re: Apple Inc. v. Samsung Electronics Co., Ltd., et al., No. 12-630 (N.D. Cal.)

Dear Jason:

I write to follow up on your conversation with Matt Warren last week regarding Google's designation of witnesses in response to Apple's subpoena. From that conversation, Mr. Warren understood that you would be getting back to us with a proposal regarding the topics that Apple wanted Google to provide a witness on during preliminary injunction discovery, but you never did so. Instead, Apple filed a motion to compel, asserting that Google is refusing to provide witnesses on Apple's Rule 30(b)(6) topics. But, as you know, that is not correct. As Mr. Warren explained to you during your prior conversation, each of the Google declarants being offered for deposition would also be Rule 30(b)(6) designees on related topics.

Accordingly, consistent with that prior conversation, Google designates the following witnesses for Topics 2, 7 and 8, subject to Google's objections: Ken Wakasa, Jim Miller, Cary Clark, Dianne Hackborn and Björn Bringert. Each witness will testify regarding the functionalities discussed in his or her recently filed declaration. We believe these designations exhaust all realms of testimony sought under Topics 2, 7 and 8. Please let me know as soon as possible if you disagree.

**quinn emanuel urquhart & sullivan, llp**

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We remind you again that Mr. Wakasa's deposition will proceed tomorrow at 8:00 a.m. PDT, the date on which you noticed a much broader deposition involving many more topics. Please confirm that Apple will attend.

Very truly yours,

/s  
Heather H. Martin