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8	UNITED STATES D	DISTRICT COURT
9	NORTHERN DISTRIC	CT OF CALIFORNIA
10	SAN JOSE I	DIVISION
11	APPLE, INC., a California corporation,	
12	Plaintiff and Counterdefendant,	) Case No.: 12-CV-00630-LHK
13	v.	) )
14	SAMSUNG ELECTRONICS CO., LTD., a	) ) [TENTATIVE]
15	Korean corporation; SAMSUNG ELECTRONICS AMERICA, INC., a New York	
16 17	corporation; and SAMSUNG TELECOMMUNICATIONS AMERICA, LLC,	) )
18	a Delaware limited liability company,	)
19	Defendants and Counterclaimants.	) )
20		)
21	We the jury unenimously agree to the and	swers to the following questions and return them
22	under the instructions of this Court as our verdict	
23	under the instructions of this court as our verdict.	in this case.
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For each of the following products, has Apple proven by a preponderance of the

evidence that Samsung Electronics Co. ("SEC"), Samsung Electronics America

("SEA"), and/or Samsung Telecommunications America ("STA") has infringed

Samsung). Do not provide an answer for any cell that is blacked out.

Please answer in each cell with a "Y" for "yes" (for Apple), or with an "N" for "no" (for

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Claim 9 of the '647 Patent?

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Samsung Samsung Samsung **Accused Samsung Product Electronics Electronics Telecommunications** Co., Ltd. America, Inc. America, LLC Admire (JX28) Galaxy Nexus (JX29) Galaxy Note (JX30) Galaxy Note II (JX31) Galaxy S II (JX32) Galaxy S II Epic 4G Touch (JX33) Galaxy S II Skyrocket (JX34) Galaxy S III (JX35) Stratosphere (JX37)

2. For each of the following products, has Apple proven by a preponderance of the evidence that Samsung Electronics Co. ("SEC"), Samsung Electronics America ("SEA"), and/or Samsung Telecommunications America ("STA") has infringed Claim 25 of the '959 Patent?

Please answer in each cell with a "Y" for "yes" (for Apple), or with an "N" for "no" (for Samsung). Do not provide an answer for any cell that is blacked out.

Accused Samsung Product	Samsung Electronics Co., Ltd.	Samsung Electronics America, Inc.	Samsung Telecommunications America, LLC
Admire (JX28)			
Galaxy Nexus (JX29)			
Galaxy Note (JX30)			
Galaxy Note II (JX31)			
Galaxy S II (JX32)			
Galaxy S II Epic 4G Touch (JX33)			
Galaxy S II Skyrocket (JX34)			
Galaxy S III (JX35)			
Galaxy Tab 2 10.1 (JX36)			
Stratosphere (JX37)			

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3. For each of the following products, has Apple proven by a preponderance of the evidence that Samsung Electronics Co. ("SEC"), Samsung Electronics America ("SEA"), and/or Samsung Telecommunications America ("STA") has infringed Claim 20 of the '414 Patent?

Please answer in each cell with a "Y" for "yes" (for Apple), or with an "N" for "no" (for Samsung). Do not provide an answer for any cell that is blacked out.

Accused Samsung Product	Samsung Electronics Co., Ltd.	Samsung Electronics America, Inc.	Samsung Telecommunications America, LLC
Admire (JX28)			
Galaxy Nexus (JX29)			
Galaxy Note (JX30)			
Galaxy Note II (JX31)			
Galaxy S II (JX32)			
Galaxy S II Epic 4G Touch (JX33)			
Galaxy S II Skyrocket (JX34)			
Galaxy S III (JX35)			
Galaxy Tab 2 10.1 (JX36)			
Stratosphere (JX37)			

4. For each of the following products, has Apple proven by a preponderance of the evidence that Samsung Electronics Co. ("SEC") and/or Samsung Telecommunications America ("STA") has infringed Claim 8 of the '721 Patent?

Please answer in each cell with a "Y" for "yes" (for Apple), or with an "N" for "no" (for Samsung). Do not provide an answer for any cell that is blacked out.

Accused Samsung Product	Samsung Electronics Co., Ltd.	Samsung Electronics America, Inc.	Samsung Telecommunications America, LLC
Admire (JX28)			
Galaxy Nexus (JX29)			
Galaxy S II (JX32)			
Galaxy S II Epic 4G Touch			
(JX33)			
Galaxy S II Skyrocket (JX34)			
Stratosphere (JX37)			

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5. If you found that Samsung Electronics America ("SEA") or Samsung Telecommunications America ("STA") infringed in Questions 1-4, has Apple proven by a preponderance of the evidence that Samsung Electronics Co. ("SEC") took action that it knew or should have known would induce SEA or STA to infringe the '647 Patent, '959 Patent, '414 Patent, and/or '721 Patent?

Please answer in each cell with a "Y" for "yes" (for Apple), or with an "N" for "no" (for Samsung). Do not provide an answer for any cell that is blacked out.

Accused Samsung Product	'647 Patent	'959 Patent	'414 Patent	'721 Patent
Admire (JX28)				
Galaxy Nexus (JX29)				
Galaxy Note (JX30)				
Galaxy Note II (JX31)				
Galaxy S II (JX32)				
Galaxy S II Epic 4G Touch (JX33)				
Galaxy S II Skyrocket (JX34)				
Galaxy S III (JX35)				
Galaxy Tab 2 10.1 (JX36)				
Stratosphere (JX37)				

6. For each of the following products, has Apple proven by a preponderance of the evidence that Samsung Electronics Co. ("SEC") took action it knew or should have known would contribute to infringement of the '647 Patent, '959 Patent, '414 Patent, and/or '721 Patent?

Please answer in each cell with a "Y" for "yes" (for Apple), or with an "N" for "no" (for Samsung). Do not provide an answer for any cell that is blacked out.

Accused Samsung Product	'647 Patent	'959 Patent	'414 Patent	'721 Patent
Admire (JX28)				
Galaxy Nexus (JX29)				
Galaxy Note (JX30)				
Galaxy Note II (JX31)				
Galaxy S II (JX32)				
Galaxy S II Epic 4G Touch (JX33)				
Galaxy S II Skyrocket (JX34)				
Galaxy S III (JX35)				
Galaxy Tab 2 10.1 (JX36)				
Stratosphere (JX37)				

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Apple Patents	Samsung Electronics Co., Ltd.	Samsung Electronics America, Inc.	Samsung Telecommunica America, LI
647 Patent (Claim 9)	,		,
'959 Patent (Claim 25) '414 Patent (Claim 20)			
'721 Patent (Claim 8)			
'172 Patent (Claim 18)			
8. Has Samsung proven	by clear and convincing	g evidence that A	pple's asserted pa
claims are invalid?			
'647 Patent (Claim 9)	Yes (for S	amsung) No	(for Apple)
'959 Patent (Claim 25)	Yes (for S	amsung) No _	(for Apple)
'414 Patent (Claim 20)	Yes (for S	amsung) No _	(for Apple)
<u>'721 Patent (Claim 8)</u>	Yes (for S	amsung) No _	(for Apple)
'172 Patent (Claim 18)	Yes (for S	amsung) No	(for Apple)

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1		DAMACES TO ADDIE EDOM SAMSING (IE ADDIICADIE)
2		DAMAGES TO APPLE FROM SAMSUNG (IF APPLICABLE)
3	9.	What is the total dollar amount that Apple is entitled to receive from Samsung on the claims on which you have ruled in favor of Apple?
4		
5		\$
6		
7	10.	a. For the total dollar amount in your answer to Question 9, please provide in the chart on the next page the dollar breakdown for each product. Do not provide an
8		answer for any cell that is blacked out.
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Case No.: 12-CV-00630-LHK VERDICT FORM

Case No.: 12-CV-00630-LHK	Accused Samsung Product	'647 Patent Claim 9	'959 Patent Claim 25	'414 Patent Claim 20	'721 Patent Claim 8	'172 Patent Claim 18	TOTAL
12-CV-00	Admire (JX28)						
530-LHK	Galaxy Nexus (JX29)						
	Galaxy Note (JX30)						
	Galaxy Note II (JX31)						
9	Galaxy S II (JX32)						
	Galaxy SII Epic 4G Touch (JX33)						
	Galaxy S II Skyrocket (JX34)						
	Galaxy S III (JX35)						
	Galaxy Tab 2 10.1 (JX36)						
	Stratosphere (JX37)						

July 1, 2012 –

August 24, 2012

August 25, 2012 -

**Present** 

August 1, 2011 –

June 30, 2012

**Accused Samsung Product** 

Galaxy S II Epic 4G Touch

Galaxy S II (JX32)

Galaxy S II Skyrocket

(JX33)

(JX34)

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1 2 3 4 5 6 7 8	DAMAGES TO SAMSUNG FROM APPLE (IF APPLICABLE)  14. What is the total dollar amount that Samsung is entitled to receive from Apple on the claims on which you have ruled in favor of Samsung?  \$  15. For the total dollar amount in your answer to Question 14, please provide in the chart below the dollar breakdown for each product. Do not provide an answer for any cell that is blacked out.					
10 11	Accused Apple Product	'449 Patent Claim 27	'239 Patent Claim 15	TOTAL		
12	iPhone 4 (JX38)					
13	iPhone 4S (JX39)					
14 15	iPhone 5 (JX40)					
16	iPod Touch, 4th gen. (JX46)					
17	iPod Touch, 5th gen. (JX45)					
18 19 20 21 22 23 24		r sign and date this form.				
25 26 27 28						

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