1

2

3

4

UNITED STATES D	DISTRICT COURT
NORTHERN DISTRIC	T OF CALIFORNIA
SAN JOSE I	DIVISION
APPLE INC., a California Corporation,	Case No.: 5:12-cv-0630-LHK-PSG
) Plaintiff,)	ORDER RE: MOTIONS TO SEAL
v.)	(Re: Docket Nos. 766, 890, 962, 963, 964,
SAMSUNG ELECTRONICS CO., LTD., a)Korean corporation; SAMSUNG)	965, 978, 985, 989, 992, 1009, 1011, 1017, 1018, 1169, 1170, 1171, 1172, 1173, 1174,
ELECTRONICS AMERICA, INC., a New York) corporation; and SAMSUNG)	1175, 1214, 1218, 1258, 1280, 1282, 1289, 1320, 1322, 1323)
TELECOMMUNICATIONS AMERICA, LLC,) a Delaware limited liability company,)	
)	
Defendants.)	
Before the court are 30 administrative motion	ons to seal hundreds of documents.
"Historically, courts have recognized a 'general rig	th to inspect and copy public records and
documents, including judicial records and document	nts." ¹ Accordingly, when considering a sealing
request, "a 'strong presumption in favor of access'	is the starting point." ² Parties seeking to seal
¹ Kamakana v. City & County of Honolulu, 447 F.3 Warner Commc'ns, Inc., 435 U.S. 589, 597 & n. 7	8d 1172, 1178 (9th Cir. 2006) (quoting <i>Nixon v</i> . (1978)).
1	
Case No.: 5:12-cv-0630-LHK-PSG ORDER RE: MOTIONS TO SEAL	
	Dockets.Justia.com

1

2

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

judicial records relating to dispositive motions bear the burden of overcoming the presumption with "compelling reasons" that outweigh the general history of access and the public policies favoring disclosure.³

However, "while protecting the public's interest in access to the courts, we must remain mindful of the parties' right to access those same courts upon terms which will not unduly harm their competitive interest."⁴ Records attached to nondispositive motions therefore are not subject to the strong presumption of access.⁵ Because the documents attached to nondispositive motions "are often unrelated, or only tangentially related, to the underlying cause of action," parties moving to seal must meet the lower "good cause" standard of Rule 26(c).⁶ As with dispositive motions, the standard applicable to nondispositive motions requires a "particularized showing"⁷ that "specific prejudice or harm will result" if the information is disclosed.⁸ "Broad allegations of harm, unsubstantiated by specific examples of articulated reasoning" will not suffice.⁹ A protective order sealing the documents during discovery may reflect the court's previous determination that good cause exists to keep the documents sealed,¹⁰ but a blanket protective order that allows the parties to

² Id. (quoting Foltz v. State Farm Mut. Auto. Ins. Co., 331 F.3d 1122, 1135 (9th Cir. 2003)).
 ³ Id. at 1178-79.

⁴ Apple Inc. v. Samsung Electronics Co., Ltd., 727 F.3d 1214, 1228-29 (Fed. Cir. 2013).

⁵ See id. at 1180.

⁶ *Id.* at 1179 (internal quotations and citations omitted).

⁷ Id.

⁸ *Phillips ex rel. Estates of Byrd v. Gen. Motors Corp.*, 307 F.3d 1206, 1210-11 (9th Cir. 2002); *see* Fed. R. Civ. P. 26(c).

⁹ Beckman Indus., Inc. v. Int'l Ins. Co., 966 F.2d 470, 476 (9th Cir. 1992).

¹⁰ *See Kamakana*, 447 F.3d at 1179-80.

designate confidential documents does not provide sufficient judicial scrutiny to determine whether each particular document should remain sealed.¹¹

In addition to making particularized showings of good cause, parties moving to seal documents must comply with the procedures established by Civ. L.R. 79-5. Pursuant to Civ. L.R. 79-5(b), a sealing order is appropriate only upon a request that establishes the document is "sealable," or "privileged or protectable as a trade secret or otherwise entitled to protection under the law." "The request must be narrowly tailored to seek sealing only of sealable material, and must conform with Civil L.R. 79-5(d)."¹² "Within 4 days of the filing of the Administrative

Motion to File Under Seal, the Designating Party must file a declaration as required by subsection

79-5(d)(1)(A) establishing that all of the designated material is sealable."¹³

With these standards in mind, the courts rules on the instant motions as follows:

<u>Motion</u> to Seal	Document to be Sealed	Result	Reason/Explanation
766	Notice Of Motion Related To September 20, 2013 Hearing	UNSEALED.	No declaration filed.
890	Apple's Motion to Strike Arguments from Samsung's Invalidity and Non-Infringement Expert Reports Regarding Apple Patents	Yellow highlighting in Docket No. 882-3 and portions indicated in Docket No. 940 SEALED; remainder UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; unsealed portions lack supporting declaration.
890	Exhibit 1 to the Furman	Boxed in blue in Docket No.	Sealed portions

¹¹ See Civ. L.R. 79-5(d)(1)(A) ("Reference to a stipulation or protective order that allows a party to designate certain documents as confidential is not sufficient to establish that a document, or portions thereof, are sealable.").

²³¹² Civ. L.R. 79-5(b). In part, Civ. L.R. 79-5(d) requires the submitting party to attach a "proposed order that is narrowly tailored to seal only the sealable material" which "lists in table format each document or portion thereof that is sought to be sealed," Civ. L.R. 79-5(d)(1)(b), and an "unreadacted version of the document" that indicates "by highlighting or other clear method, the portions of the document that have been omitted from the redacted version."
26

<sup>27
28
&</sup>lt;sup>13</sup> Civ. L.R. 79-5(e)(1). The Civil Local Rules have recently been amended shortening the time available to the designating party to file a supporting declaration from seven days to four days. As this rule change was only recently implemented the court applies the prior form of Civ. L.R. 79-5 for the purposes of this order.

	Declaration	882-7 SEALED; remainder UNSEALED.	narrowly tailored to confidential source code and business information; unsealed portions lack supporting declaration.
890	Exhibit 2 to the Furman Declaration	Boxed in blue in Docket No. 882-8 and portions indicated in Docket No. 940 SEALED; remainder UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; unsealed portions lack supporting declaration.
890	Exhibit 3 to the Furman Declaration	UNSEALED.	No declaration filed.
890	Exhibit 4 to the Furman Declaration	UNSEALED.	No declaration filed.
890	Exhibit 5 to the Furman Declaration	Portions indicated in Docket No. 940 SEALED; remainder UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; unsealed portions lack supporting declaration.
890	Exhibit 6 to the Furman Declaration	Boxed in blue in Docket No. 882-12 SEALED; remainder UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; unsealed portions lack supporting declaration.
890	Exhibit 7 to the Furman Declaration	Boxed in blue in Docket No. 882-13 and portions indicated in Docket No. 940 SEALED; remainder UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; unsealed portions lack supporting declaration.
890	Exhibit 8 to the Furman Declaration	UNSEALED.	No declaration filed.
890	Exhibit 9 to the Furman Declaration	UNSEALED.	No declaration filed.
890	Exhibit 10 to the Furman Declaration	UNSEALED.	No declaration filed.
890	Exhibit 11 to the Furman Declaration	Portions indicated in Docket No. 940 SEALED.	Sealed portions narrowly tailored to

			code and business
890	Exhibit 12 to the Furman Declaration	Portions indicated in Docket No. 940 SEALED.	information. Sealed portions narrowly tailored to confidential source code and business
890	Exhibit 13 to the Furman	UNSEALED.	information. No declaration filed
	Declaration		
890	Exhibit 14 to the Furman Declaration	UNSEALED.	Declaration not narrowly tailored to confidential source code or business information.
890	Exhibit 16 to the Furman Declaration	UNSEALED.	No declaration filed
890	Exhibit 17 to the Furman Declaration	UNSEALED.	Declaration not narrowly tailored to confidential source code or business information.
890	Exhibit 22 to the Furman Declaration	UNSEALED.	No declaration filed
890	Exhibit 27 to the Furman Declaration	Boxed in blue in Docket No. 882-33 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
890	Exhibit 28 to the Furman Declaration	Boxed in blue in 882-51 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
890	Exhibit 35 to the Furman Declaration	UNSEALED.	No declaration filed
890	Exhibit 36 to the Furman Declaration	Portions indicated in Docket No. 940 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
890	Exhibit 37 to the Furman Declaration	Portions indicated in Docket No. 940 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
890	Exhibit 41 to the Furman Declaration	UNSEALED.	No declaration filed
890	Exhibit 42 to the Furman Declaration	Portions indicated in Docket No. 940 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
890	Exhibit 43 to the Furman Declaration	UNSEALED.	No declaration filed
962	Samsung's Opposition to	Green highlights in Docket No.	Sealed portions

	Apple's Motion to Strike	962-4, portions indicated in	narrowly tailored to
		Docket No. 1001, and portions	confidential source
		indicated in Docket No. 1002	code and business
		SEALED; remainder	information; unsea
		UNSEALED.	portions lack
			supporting
0.40			declaration.
962	Exhibit 1 to the Declaration	UNSEALED.	Not narrowly tailor
	of Michael L. Fazio		to confidential sour
			code or business
0.62			information.
962	Exhibit 2 to the Declaration	UNSEALED.	No supporting
	of Michael L. Fazio		highlighted docum
			"lodged" with the
			court as indicated b
			Apple in Docket N
			1002. Apple may
			seek reconsideration
			upon filing the omitted document.
962	Exhibit 3 to the Declaration	UNSEALED.	
702	of Michael L. Fazio		Not narrowly tailor to confidential sour
			code or business
			information.
962	Exhibit 4	UNSEALED.	Not narrowly tailor
902	Exhibit 4	UNSEALED.	to confidential sour
			code or business
			information.
962	Exhibit 6 to the Declaration	UNSEALED.	Not narrowly tailor
<i>)</i> 02	of Michael L. Fazio		to confidential sour
	of Whender E. Tazio		code or business
			information.
962, 992	Exhibit 7 to the Declaration	UNSEALED.	Not narrowly tailor
, –	of Michael L. Fazio		to confidential sour
	(Corrected in Docket No.		code or business
	992)		information.
962	Exhibit 9 to the Declaration	Portions indicated in Docket No.	Sealed portions
	of Michael L. Fazio	1002 (Docket No. 882-51)	narrowly tailored to
		SEALED, remainder	confidential source
		UNSEALED.	code and business
			information; no
			supporting
			highlighted docum
			"lodged" with the
			court as indicated b
			Apple in Docket N
			1002. Apple may
			seek reconsideration
			upon filing the
			omitted document.
962	Exhibit 10 to the	UNSEALED.	Not narrowly tailor
	Declaration of Michael L.		to confidential sour
	Fazio		code or business
			information.
962	Exhibit 11 to the	UNSEALED.	Not narrowly tailor

	Declaration of Michael L. Fazio		to confidential sourcede or business information.
962, 1169, 1172	Exhibit 19 to the Declaration of Michael L. Fazio (Docket No. 962-11)	Portions indicated in Docket No. 962-15 and green highlights in Docket No. 1172 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
962	Exhibit 24 to the Declaration of Michael L. Fazio	Portions indicated in Docket No. 962-15 and portions in Docket No. 1001 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
962	Exhibit 28 to the Declaration of Michael L. Fazio	Portions indicated in Docket No. 1002 referencing Docket No. 882-33 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
962	Exhibit 31 to the Declaration of Michael L. Fazio	Portions indicated in Docket No. 1002 referencing Docket No. 989-4 SEALED.	Not narrowly tailor to confidential sour code or business information.
962	Exhibit 36 to the Declaration of Michael L. Fazio	UNSEALED.	No supporting highlighted docume "lodged" with the court as indicated b Apple in Docket No 1002. Apple may seek reconsideration upon filing the omitted document.
962	Exhibit 37 to the Declaration of Michael L. Fazio	Portions indicated in Docket No. 962-15, portions indicated in Docket No. 1001, and portions indicated in Docket No. 1002 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
962	Exhibit 38 to the Declaration of Michael L. Fazio	UNSEALED.	Not narrowly tailor to confidential sour code or business information.
962	Exhibit 39 to the Declaration of Michael L. Fazio	Portions indicated in Docket No. 962-15 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
962	Exhibit 40 to the Declaration of Michael L. Fazio	UNSEALED.	Declaration not narrowly tailored to confidential source code or business information.
962	Exhibit 42 to the Declaration of Michael L. Fazio	137: 24-28; 138:1-3, 5, 7-12, 14- 28; 139 2-7, 11-19; 21-28; 140:1, 3-6, 8-18; 20-25; 141:1-6 SEALED; remainder UNSEALED.	Only sealed portion narrowly tailored to confidential source code and business information.

Case No.: 5:12-cv-0630-LHK-PSG ORDER RE: MOTIONS TO SEAL

United States District Court For the Northern District of California

962	Exhibit 45 to the Declaration of Michael L. Fazio	Portions indicated in Docket No. 1001 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
962	Exhibit 46 to the Declaration of Michael L. Fazio	UNSEALED.	Not narrowly tailored to confidential source code or business information.
962	Exhibit 47 to the Declaration of Michael L. Fazio	UNSEALED.	Not narrowly tailore to confidential sourc code or business information.
962	Exhibit 48 to the Declaration of Michael L. Fazio	UNSEALED.	Not narrowly tailore to confidential sourc code or business information.
962	Exhibit 53 to the Declaration of Michael L. Fazio	UNSEALED.	Not narrowly tailore to confidential sourc code or business information.
962	Exhibit 54 to the Declaration of Michael L. Fazio	Portions indicated in Docket No. 1001 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
963, 1173, 1175	Samsung's Opposition to Apple's Motion to Strike Arguments from Samsung's Infringement	Gray highlighting indicated in Docket No. 996, portions indicated in Docket No. 1003, gray highlighting indicated in Docket No. 1008, yellow highlighting in 1173, and portions indicated in 1175-14 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
963	Exhibit 1 to the Declaration of Samuel Drezdzon	UNSEALED.	Not narrowly tailore to confidential sourc code or business information.
963, 1169	Exhibit 2 to the Declaration of Samuel Drezdzon	Portions indicated in Docket No. 1003 SEALED; extra highlighting in Docket No. 1169 UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; unseale portions lack supporting declaration.
963	Exhibit 3 to the Declaration of Samuel Drezdzon	UNSEALED.	Not narrowly tailored to confidential source code or business information.
963	Exhibit 4 to the Declaration of Samuel Drezdzon	UNSEALED.	Not narrowly tailore to confidential sourc code or business information.

963, 1169, 1173	Exhibit 5 to the Declaration of Samuel Drezdzon	UNSEALED.	Not narrowly tailored to confidential source code or business information and lacks
			supporting declaration.
963	Exhibit 6 to the Declaration of Samuel Drezdzon	UNSEALED.	Not narrowly tailored to confidential source code or business information.
963, 1169, 1173, 1175	Exhibit 7 to the Declaration of Samuel Drezdzon	Yellow highlighting in Docket No. 1173-3 and portions indicated in Docket No. 1175-14 SEALED; remainder UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; no supporting highlighted document "lodged" with the court as indicated by Apple in Docket No. 1003. Apple may seek reconsideration upon filing the omitted document.
963, 1169, 1173, 1175	Exhibit 8 to the Declaration of Samuel Drezdzon	Yellow highlighting in Docket No. 1173-3 and portions indicated in Docket No. 1175-14 SEALED; remainder UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; no supporting highlighted document "lodged" with the court as indicated by Apple in Docket No. 1003. Apple may seek reconsideration upon filing the omitted document.
963, 1169, 1173, 1175, 1218	Exhibit 9 to the Declaration of Samuel Drezdzon	Portions indicated in Docket No. 1003, yellow highlighting in Docket No. 1173-5 and portions indicated in Docket No. 1175-14 SEALED; extra highlighting in Docket No. 1218 UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; unsealed portions lack supporting declaration.
963	Exhibit 10 to the Declaration of Samuel Drezdzon	UNSEALED.	Not narrowly tailored to confidential source code or business information.
963, 1169,	Exhibit 13 to the Declaration of Samuel Drezdzon	Portions indicated in Docket No. 1003; yellow highlighting in Docket No. 1173-6, and portions indicated in Docket No. 1175-14	Sealed portions narrowly tailored to confidential source

		Docket No. 1218 UNSEALED.	portions lack supporting declaration.
964	Apple's Opposition to Samsung's Motion to Strike Regarding Apple Patents	Highlighted portions at 1:20-21, 24-28; 3:25-28; 4:2-6, 21-22, 28; 5:12, 15-17, 19-21, 24-28; 6:1-3, 5-8, 14-18, 20-21, 23-27; 7:1, 4- 5, 7-13; 8:18-22, 27-28; 10:19, 27-28; 13:18-19; 14:1-9, 13-15, 17-20; 17:12-13; 23:1-3, 8-10 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
964	Exhibit E to the Declaration of Jennifer Rho	5:21-25; 7-15 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
964	Exhibit F to the Declaration of Jennifer Rho	Entire document SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
964	Exhibit G to the Declaration of Jennifer Rho	Entire document SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
964, 989-2	Exhibit I to the Declaration of Jennifer Rho	28:5-10; 52-53; 54:1-16; 56: SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
964, 989-3	Exhibit J to the Declaration of Jennifer Rho	Highlighting in Docket No. 989- 4 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
964	Exhibit K to the Declaration of Jennifer Rho	8:1-11, fn. 11-15; 9:4-16, fn. 29- 34 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
964	Exhibit L to the Declaration of Jennifer Rho	95-98; 101; 174-75; 7-N:7:5-15, fn. 11-15; 7-N:15:2-14, fn. 29-34 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
964	Exhibit M to the Declaration of Jennifer Rho	UNSEALED.	No supporting declaration filed.
964, 989-4	Exhibit N to the Declaration of Jennifer Rho	Highlighting at 212:696 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.

964, 1175	Exhibit P to the Declaration of Jennifer Rho	45:25, 27; 46:3-6, 9, 17, 19, 22; 59:16-18; 107:22-25; 108:1-24; 109:1-2, 5-9, 11-15, 18-28; 110:1-6, 9-28; 111:1-4, 7-13; 112:2-28; 113:1-16, 20-28; 114:1-28; 115:1-17; 117:2-9, 23- 28; 118:1-17, 27; 119:2-4; 120; 121:4-6, 16-27; green highlighting in Docket Nos. 1175-13 and 1200 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
964	Exhibit R to the Declaration of Jennifer Rho	UNSEALED.	No supporting declaration filed.
964, 1175	Exhibit S to the Declaration of Jennifer Rho	Highlighting at 13:4-16; yellow highlighting in Docket No. 1175-13 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
964	Exhibit T to the Declaration of Jennifer Rho	115:7 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
964	Exhibit W to the Declaration of Jennifer Rho	UNSEALED.	Not narrowly tailore to confidential sourc code and business information.
964	Exhibit X to the Declaration of Jennifer Rho	UNSEALED.	No supporting declaration filed.
964	Exhibit AA to the Declaration of Jennifer Rho	5:20-27; 6:8-10; 24-26; 8-17 SEALED; remainder UNSEALED.	Only sealed portions narrowly tailored to confidential source code and business information.
965, 1175, 1214	Apple's Opposition to Samsung's Motion to Strike Expert Testimony Based on Undisclosed Theories and Claim Constructions	Yellow, blue, and magenta highlighting in Docket No. 965- 4, yellow highlighting in Docket Nos. 1175-8 and 1214, and portions indicated in Docket No. 1196 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
965, 1175, 1214	Exhibit 3 to the Declaration of Peter J. Kolovos	Yellow highlighting in Docket Nos. 965-9, 1175-9, and 1214-1 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
965, 1175, 1214	Exhibit 5 to the Declaration of Peter J. Kolovos	Yellow highlighting in Docket Nos. 965-11, 1175-9, and 1214-1 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
965, 1175	Exhibit 10 to the Declaration of Peter J. Kolovos	Yellow highlighting in Docket No. 965-19, portions indicated in Docket No. 1000, and yellow	Sealed portions narrowly tailored to confidential source

		highlighting in Docket No. 1175-9 SEALED.	code and business information.
965, 985, 1175, 1214	Exhibit 11 to the Declaration of Peter J. Kolovos	Yellow and pink highlighting in Docket No. 965-20, portions indicated in Docket No. 1000, amendments in Docket No. 985, yellow highlighting in Docket	Sealed portions narrowly tailored to confidential source code and business information.
		Nos. 1175-9 and 1214-1, and blue highlighting in Docket Nos. 1189 and 1196 SEALED.	
965, 985, 1175, 1214	Exhibit 14 to the Declaration of Peter J. Kolovos	Yellow highlighting in Docket No. 965-24; ¶530, and yellow highlighting in Docket Nos. 1175-9 and 1214-1 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
978	Samsung's Corrected Opposition to Apple's Motion to Strike Arguments from Samsung's Infringement Reports	Highlighting in Docket No. 978- 2 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
1009, 1174	Samsung's Reply in Support of its Motion to Strike Expert Testimony Based on Undisclosed Theories and Claim Constructions	Highlighting in Docket No. 1009-4 and blue-green highlighting in Docket No. 1174 SEALED; 1:16-17; 3:28; 4:1, 17-19, 27-28, and extra blue- green highlighting in Docket No. 1218 UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; unsea portions are public knowledge or lack supporting declaration.
1009	Exhibit 2 to the Declaration of Marissa Ducca	UNSEALED.	Not narrowly tailor to confidential sour code and business information.
1009	Exhibit 3 to the Declaration of Marissa Ducca	UNSEALED.	Not narrowly tailor to confidential sour code or business information.
1011	Apple's Reply in Support of Its Motion to Strike Arguments from Samsung's Invalidity and Non-Infringement Expert Reports Regarding Apple Patents	Yellow highlighting in Docket No. 1011-6 and portions indicated in Docket No. 1029 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
1011	Exhibit 47 to the Declaration of Joshua Furman	UNSEALED.	No supporting declaration filed.
1011	Exhibit 48 to the Declaration of Joshua Furman	Portions indicated in Docket No. 1029 and Docket No. 1030 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
1011	Exhibit 49 to the Declaration of Joshua	UNSEALED.	No supporting declaration filed.

	Furman		
1011	Exhibit 50 to the Declaration of Joshua Furman	UNSEALED.	No supporting declaration filed.
1011	Exhibit 51 to the Declaration of Joshua Furman	UNSEALED.	Google declaration a Docket No. 1029 mentions "selected portions" but does not indicate which specific "selected" portions. Google may seek reconsideration upon filing the omitted document.
1017, 1175	Apple's Reply in Support of its Motion to Strike Arguments from Samsung's Infringement Expert Reports Regarding Samsung Patents	Yellow and blue highlighting in Docket Nos. 1017-3 and 1033 and yellow highlighting in Docket No. 1175-10 SEALED; remainder UNSEALED.	Sealed portions narrowly tailored to confidential source code and business information; unseale portions lack supporting declaration.
1017	Exhibit 2 to the Declaration of Peter J. Kolovos	SEALED.	Narrowly tailored to confidential source code and business information.
1017	Exhibit 3 to the Declaration of Peter J. Kolovos	SEALED.	Narrowly tailored to confidential source code and business information.
1017	Exhibit 6 to the Declaration of Peter J. Kolovos	Yellow highlighting in Docket No. 1017-11 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
1017	Exhibit 9 to the Declaration of Peter J. Kolovos	SEALED.	Narrowly tailored to confidential source code and business information.
1018	Samsung's Reply in Support of its Motion to Strike Expert Testimony Based on Previously Undisclosed Theories	Green highlighting in Docket No. 1018-4 and portions indicated in Docket No. 1029 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
1018	Exhibit 2 to the Supplemental Declaration of Michael L. Fazio	UNSEALED.	No supporting declaration filed.
1018	Exhibit 3 to the Supplemental Declaration of Michael L. Fazio	Portions indicated in Docket No. 1029 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
1018	Exhibit 4 to the Supplemental Declaration	Portions indicated in Docket Nos. 1018-8 and 1029 SEALED.	Sealed portions narrowly tailored to

	of Michael L. Fazio		confidential source code and business
			information.
1018	Exhibit 5 to the	SEALED.	Narrowly tailored to
	Supplemental Declaration of Michael L. Fazio		confidential source code and business
			information.
1018	Exhibit 7 to the Supplemental Declaration of Michael L. Fazio	UNSEALED.	Google declaration at Docket No. 1029
			mentions "selected portions" but does
			not indicate which
			specific "selected"
			portions. Google may seek
			reconsideration upon
			filing the omitted
1010	Exhibit 0 to the	Doutions indicated in Desket No.	document.
1018	Exhibit 9 to the Supplemental Declaration	Portions indicated in Docket No. 1018-8 SEALED.	Sealed portions narrowly tailored to
	of Michael L. Fazio		confidential source
			code and business
1018	Exhibit 10 to the	UNSEALED.	information. Not narrowly tailored
1010	Supplemental Declaration		to confidential source
	of Michael L. Fazio		code or business
1169,	Exhibit 6 to the Declaration	Blue-green highlighting in	information. Sealed portions
1170,	of Todd Briggs (Docket No. 878-11)	Docket No. 1170 SEALED; extra blue-green highlighting in Docket No. 1218 UNSEALED.	narrowly tailored to
1175,			confidential source
1218			code or business information; unsealed
			portions lack
			supporting
1169,	Exhibit 7 to the Declaration of Todd Briggs (Docket	Blue-green highlighting in	declaration. Sealed portions
1170		Docket No. 1170-2 SEALED;	narrowly tailored to
	Nos. 878-12, 878-13)	except 28:5-7, 10-12; 67:8-10 UNSEALED.	confidential source code and business
			information; unsealed
			portions are public
			knowledge or lack supporting
			declaration.
1169, 1170,	Exhibit 8 to the Declaration of Todd Briggs (Docket	Yellow highlighting in 1170-3, 1170-4, and 1175-14 SEALED;	Sealed portions narrowly tailored to
1175, 1218	No. 878-14, 878-15)	extra highlighting in Docket No. 1218 UNSEALED.	confidential source code or business
			information; unsealed portions lack
			supporting declaration.
1169,	Exhibit 10 to the	Yellow highlighting in 1170-5	Sealed portions
1170,	Declaration of Todd Briggs (Docket No. 878-17)	and 1175-14 SEALED; remainder UNSEALED.	narrowly tailored to confidential source
1175			

			code or business information; unseale portions lack supporting declaration.
1169, 1170, 1175	Exhibit 11 to the Declaration of Todd Briggs (Docket No. 878-18)	Blue-green highlighted portions in Docket No. 1170-6 SEALED.	Sealed portions narrowly tailored to confidential source code and business information; unseale portions are public knowledge or lack supporting declaration.
1169, 1171	Exhibit 8 to the Declaration of Michael L. Fazio (Docket No. 880-21)	UNSEALED.	No supporting declaration filed.
1169, 1171	Exhibit 27 to the Declaration of Michael L. Fazio (Docket Nos. 880- 22, 880-6)	Blue-green highlighted portions in Docket No. 1171-1 SEALED.	Sealed portions narrowly tailored to confidential source code and business information; unseale portions are public knowledge or lack supporting declaration.
1175	Exhibit 5 to the Declaration of Joshua Furman	Green highlighting in Docket Nos. 1175-12 and 1200 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
1175	Exhibit 11 to the Declaration of Joshua Furman	Green highlighting on pp. 107 and 111 indicated in Docket Nos. 1175-12 and 1200 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
1175	Exhibit 36 to the Declaration of Joshua Furman	Green highlighting in Docket Nos. 1175-12 and 1200 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
1175	Exhibit 8 to the Declaration of Michael Fazio	UNSEALED.	Lacks supporting highlighted documen to reconsider. Apple may seek reconsideration upor filing the omitted document.
1175	Apple's Motion to Strike Arguments from Samsung's Infringement Expert Reports Regarding Samsung Patents	Yellow highlighting in Docket No. 1175-4 SEALED.	Sealed portions narrowly tailored to confidential source code and business information; unseale portions lack supporting
		15	

			declaration.
1175, 1214	Exhibit A to the Declaration of Mark D. Selwyn	Yellow highlighted portions in Docket Nos. 1175-5 and 1214-2 SEALED.	Sealed portions narrowly tailored to confidential source code and business information; unsealed portions lack supporting declaration.
1175, 1214	Exhibit B to the Declaration of Mark D. Selwyn	Yellow highlighting in Docket Nos. 1175-6 and 1214-3 SEALED.	Sealed portions narrowly tailored to confidential source code and business information; unsealed portions lack supporting declaration.
1175	Exhibit D to the Declaration of Mark D. Selwyn	Yellow highlighting in Docket No. 1175-7 SEALED.	Sealed portions narrowly tailored to confidential source code and business information; unsealed portions lack supporting declaration.
1175	Exhibit 16 to the Declaration of Peter J. Kolovos	UNSEALED.	No supporting declaration filed.
1175	Exhibit 6 to the Declaration of Mark D. Selwyn	Yellow highlighting in Docket No. 1175-11 SEALED.	Sealed portions narrowly tailored to confidential source code and business information.
1258	Krevitt Letter	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK, Docket Nos. 2997, 3027.
1258	Lee Letter	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK, Docket Nos. 2997, 3027.
1258	Kolovos Declaration	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK, Docket Nos. 2997, 3027.
1280	Samsung's Opposition to Apple's Motion to Seal	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK, Docket Nos. 2997, 3027.
1280	Becher Declaration	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK, Docket Nos. 2997, 3027.
1280	Exhibit 1 to Becher Declaration	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK,

			Docket Nos. 2997, 3027.
1282	Nishino Declaration	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK, Docket Nos. 2997, 3027.
1289	Declaration of Jennifer Rho	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK, Docket Nos. 2997, 3027.
	Krevitt Letter	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK Docket Nos. 2997, 3027.
1320	Amended Nishino Declaration	UNSEALED	Denied in Case No. 5:11-cv-01846-LHK Docket Nos. 2997, 3027.
1322	Nishino Declaration	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK, Docket Nos. 2997, 3027.
1323	Declaration of Peter J. Kolovos in Support of Apple's and Samsung's Administrative Motions to File Documents Under Seal	UNSEALED.	Denied in Case No. 5:11-cv-01846-LHK Docket Nos. 2997, 3027.

IT IS SO ORDERED.

Dated: September 18, 2014

S. PAUL S. GREWAL

United States Magistrate Judge

Case No.: 5:12-cv-0630-LHK-PSG ORDER RE: MOTIONS TO SEAL