

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

NOKIA CORPORATION,)	
)	
Plaintiff,)	C.A. 09-791-GMS
)	
v.)	
)	
APPLE, INC.,)	
)	
Defendant.)	
_____)	
AND RELATED COUNTERACTION)	
_____)	

ORDER ON LICENSE AGREEMENTS

This th 7 day of March 2011, the Court having conducted a Discovery Teleconference on January 7, 2011 following the parties' joint agenda submitted on January 5, 2011, IT IS ORDERED that:

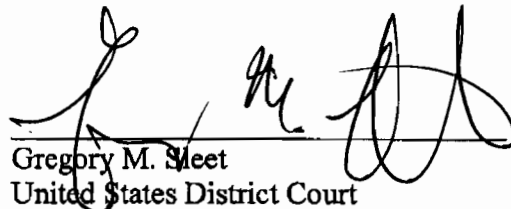
(a) Upon issuance of this Order, Nokia Corporation ("Nokia") will immediately provide a copy of this Order to each of the counterparties to any license agreement covering the patents Nokia claims are essential to the industry standards relevant to this case, thus informing the counterparties that Nokia intends to immediately produce such license(s) and documents related to the negotiation thereof. If any counterparty intends to object to Nokia's production of their licenses and documents related to the negotiation thereof, the counterparty must submit a written objection to the Court within fourteen (14) calendar days after the issuance of this Order, citing applicable authority within. Should the counterparty not file formal objections to Nokia's production of their licenses and documents related to the negotiation thereof within fourteen (14) calendar days after the issuance of this Order, or the Court rejects the counterparty's timely

objection, Nokia shall be required to immediately produce such licenses and Nokia shall produce responsive, non-privileged documents related to the negotiation thereof as soon as is feasible

(b) This Order does not, at present, apply to licenses that Apple has entered into that include patents claimed essential to the relevant standards because Apple has represented that no counterparty has withheld consent to Apple's production of any such license and documents related to the negotiation hereof. Should either Nokia or Apple, Inc. (individually, a "Party") discover an unproduced, responsive license or negotiation documents following entry of this Order, that Party shall promptly seek permission from the counterparty to produce the license or negotiation documents. Should the counterparty withhold permission, the Party shall immediately provide a copy of this Order to the counterparty, thus informing the counterparty that the Party intends to immediately produce the license and documents related to the negotiation thereof. If a counterparty intends to object to a Party's production of its license and documents related to the negotiation thereof, the counterparty must submit a written objection to the Court within fourteen (14) calendar days after receipt of this Order, citing applicable authority within. Should the counterparty not file formal objections within fourteen (14) calendar days after receipt of this Order, or the Court rejects the counterparty's timely objection, the Party shall be required to immediately produce such licenses and the Party shall produce responsive, non-privileged documents related to the negotiation thereof as soon as is feasible.

SO ORDERED.

Date: March 7, 2011


Gregory M. Sleet
United States District Court