IN THE UNITED STATES DISTRICT COURT FOR THE SOUTHERN DISTRICT OF FLORIDA

Case No. 1:10cv023580-Civ-UU

MOTOROLA MOBILITY, INC.,

Plaintiff,

v.

APPLE INC.,

Defendant.

APPLE INC.,

Counterclaim Plaintiff,

v.

MOTOROLA, INC. and MOTOROLA MOBILITY, INC.,

Counterclaim Defendants.

JURY TRIAL DEMANDED

MOTION FOR LEAVE TO BRING EQUIPMENT INTO COURTROOM FOR USE DURING THE OCTOBER 6, 2011 AND OCTOBER 17, 2011 HEARINGS

Defendant and Counterclaim-Plaintiff Apple, Inc. ("Apple") respectfully move this Court for entry of an order permitting counsel to bring into Court certain computer and technological devices for use during the tutorial and Markman hearings, scheduled for October 6, 2011 and October 17, 2011, respectively. In support of the instant Motion, Apple states:

1. Apple intends to conduct presentations at the October 6, 2011 and October 17, 2011 hearings that rely on the use of computer technology and other technological

equipment. To accomplish these objectives, Apple will require a several laptop computers and their external drives, two flash drives, and additional audio/video presentation equipment, consisting of: cables, power strips, extension cords, presentation clickers and laser pointers. Apple's presentations may also include certain demonstrative devices, including: iPhone 4, iPad, iPad 2, PF-1500 pager, Bravo pager, PageWriter 2000x pager, P935 TimePort pager, an exemplary Motorola set-top box and remote control, Droid, Droid 2, Droid 2 Global, Droid X, and Xoom tablet.

- 2. A number of out-of-state attorneys will attend and/ or participate in the October hearings. Attorneys not admitted in Florida wish to bring their personal laptops, blackberries, iPhones and/or other personal phones for email access. Apple seeks the Court's permission also to bring these items into the courtroom.
- 3. Apple understands that the aforementioned items will be subject to examination for security purposes as are all other materials brought into the courthouse.
- 4. Apple also requests that it be allowed two (2) hours on October 5, 2011 between 2:00-5:00 p.m. (or any other time convenient for the Court) to check and set this equipment up in the courtroom for use during the October 6, 2011 hearing and two (2) hours on October 14, 2011 between 2:00-5:00 p.m. (or any other time convenient for the Court) to check and set this equipment up for the October 17, 2011 hearing.

CONCLUSION

WHEREFORE Apple respectfully requests that this Court enter an order granting this joint motion for leave to bring the aforementioned equipment into the courtroom for use during the October 6, 2011 and October 17, 2011 hearings and for leave to set up its equipment on October 5, 2011 and October 14, 2011 between 2:00-

5:00 p.m. (or any other time convenient for the Court). A proposed order is attached

hereto as Exhibit "A."

Dated: October 4, 2011

Respectfully submitted,

_/s/ Christopher R. J. Pace _

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CERTIFICATE OF SERVICE

I hereby certify that on October 4, 2011, I filed the foregoing document with the Clerk of the Court. I also certify that the foregoing document is being served this day on all counsel of record identified on the attached Service List via email and CM/ECF.

/s/ Christopher R. J. Pace Christopher R.J. Pace (Fla. Bar No. 0721166)

SERVICE LIST Case No. 1:10cv023580-Civ-UU

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