## UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF FLORIDA

Case No.10-23580-Civ-UU

MOTOROLA MOBILITY, INC.,	
Plaintiff,	
v.	
APPLE INC.,	
Defendant.	

## **ORDER REQUIRING RESPONSE**

THIS CAUSE came before the Court upon Apple's and Motorola's Notices (D.E. 162, 165). The Court has reviewed said Notices, the relevant portions of the record, and is otherwise fully advised in the premises.

In its Notice (D.E. 162), Apple indicates that it intends to file a motion to strike Motorola's supplemental infringement claims, prompting Motorola's response (D.E. 165). The Court is aware of the parties' disagreement as articulated in their respective Notices. It is hereby

ORDERED AND ADJUDGED that (1) Apple shall file said Motion to Strike by November 7, 2011, or waive its stated objection. (2) In the interim, Motorola shall file by November 4, 2011, its initial infringement claims, excluding the supplemental portions added after the June 1, 2011, deadline mentioned in the parties' Notices.

DONE AND ORDERED in Chambers at Miami, Florida, this \_1st\_ day of November, 2011.

UNITED STATES DISTRICT JUDGE

Wesulalingaro

copies provided: counsel of record