## **EXHIBIT G**

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
Case No. 10-23580-Civ-UNGARO

MOTOROLA MOBILITY, INC., ) Pages 1-226

Plaintiff,

-V-

APPLE, INC.,

) 10:20 a.m.

TRANSCRIPT OF TUTORIAL PROCEEDINGS TO MARKMAN HEARING

BEFORE THE HONORABLE URSULA UNGARO

U.S. DISTRICT JUDGE

APPEARANCES:

For the Plaintiff ASTIGARRAGA DAVIS MULLINS & GROSSMAN, PA

BY: EDWARD M. MULLINS, ESQ.

701 Brickell Avenue - 16th Floor

Miami, Florida 33131 -and-

QUINN EMMANUEL URQUHART & SULLIVAN

BY: DAVID A. PERLSON, ESQ., ANTHONY PASTOR, ESQ., and

JOHN DUCHEMIN, ESQ.

50 California Street - 22nd Floor San Francisco, California 94111

For the Defendant WEIL, GOTSHAL & MANGES, LLP

BY: MATTHEW D. POWERS, ESQ., and

JILL J. HO, ESQ.

201 Redwood Shores Parkway

Redwood Shores, California 94065-1134

BY: CHRISTOPHER R. J. PACE, ESQ. 1395 Brickell Avenue - Suite 1200

(continued) Miami, Florida 33131

Reported by: WILLIAM G. ROMANISHIN, RMR, CRR

(305) 523-5558 Official Court Reporter 400 North Miami Avenue

Miami, Florida 33128

```
APPEARANCES (continued):
 1
   For the Defendant
                        COVINGTON & BURLING, LLP
                        BY:
                            ROBERT T. HASLAM, ESQ., and
 3
                        CHRISTINE S. HASKETT, ESQ.
                        333 Twin Dolphin Drive - Suite 700
                        Redwood Shores, California
 4
             (Call to order of the Court)
 5
             THE COURT: Okay. Good morning.
 6
 7
             The case before the Court is Motorola versus Apple,
   10-23580.
 8
 9
             Who's here for Motorola?
             MR. MULLINS: Your Honor, Ed Mullins from Astigarraga
10
   Davis, local counsel. I'm here with lead counsel who will
11
    introduce themselves.
13
             MR. PERLSON: Good morning, Your Honor. David
14
   Perlson from Quinn Emmanuel. I'm here with Tony Pastor and
15
   John Duchemin.
16
             THE COURT: Okay. Thanks.
17
             MR. MULLINS: And, Your Honor, our client is here as
   well Motorola?
18
19
             THE COURT: You're Motorola?
20
             MR. PLUTA: Robert Pluta.
21
             THE COURT: Okay. Fine.
22
             And who's here for Apple?
23
            MR. POWERS: Good morning, Your Honor. Matt Powers,
24
    Bob Haslam, Christine Haskett, Jessica Guya, Chris Pace, Jill
25
   Ho for Apple, and also Wendy Anna Herby from Apple but is not
```

automatically to the list of approved displays, if you will, that that computer could recognize.

So, what would what that in here -- we have a short animation of it -- is that you would plug in your new monitor where you wanted to send the information, and the CPU on the computer would look at it and say, well, all right, I still don't see it because it hasn't been added to my list of active displays, because the technology didn't permit that to happen automatically.

So, in order to actually add that new monitor, what you had to do was either put your computer to sleep or restart it. If you restarted it, it would then look again to see what displays were connected to it, and you'd have to restart it and wait and wait and wait. And then it would finally restart, and it would go out and look at what displays were connected to it, and your new display would now be found. But had you to wait throughout that whole reboot process, which I think we've all endured quite too often. That's one of the problems that this patent is directed at solving.

Now, the invention is -- a colloquial expression that's often used is "plug and play," which just means exactly what it sounds like. You don't have to wait for it to be rebooted. The system will recognize it automatically without being rebooted or restarted. And, so, we've done a very short animation here to show that conceptually. And then, however

you've set it up -- it can be set up for mirroring, it can be set up for anything else -- the information that you want to display on your second monitor will be displayed without rebooting.

All right. So, now, what's the accused functionality here? Again, we've put up as an example, the Motorola Xoom tablet, which is their iPad-like device, and their machine works exactly how we were describing it with regard to the patent. They have a computer on board that Xoom tablet. It's really just a small, sleek computer. And when you try to plug it into a monitor through an HDMI cable, when you do so, it's automatically recognized. You don't have to restart it. It sees the other display and it will automatically launch the display to go into that external monitor. And it's that use of that technology that we think infringes the claims, and we'll talk about the specific claim language, obviously, in much more detail when we're around next week.

Now, one issue which has been addressed by Motorola in both of its claim constructions and in its slides to some degree to be shown to Your Honor today is this concept of what's an operating system. And you'll recall that one of their proposed constructions has the term "operating system component," and, so, I wanted to touch on that briefly.

I've got on the screen a slide that shows a public version distributed by Google of what the Android operating

```
out which of the terms within each of the patents makes sense
 1
   to prove logically and we have an efficient way of doing it.
 3
             THE COURT: All right. Thank you.
 4
            MR. PERLSON: All right. Thank you so much for
    taking this time.
 5
 6
             THE COURT: I hope those of you from California are
 7
   not taking the red eye tonight.
8
            MR. PASTOR: I think we'll be all right.
9
             THE COURT: Well, have a safe trip back. Thank you.
10
             (Adjourned at 6:00 p.m.)
11
12
13
14
15
16
                      CERTIFICATE
17
           I certify that the foregoing is a correct transcript
18
    from the record of proceedings in the above-entitled matter.
19
20
21
   October 8, 2011
                                         /s/ William G. Romanishin
22
23
24
25
```