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

MOTOROLA MOBILITY, INC.,

Plaintiff,

v.

APPLE INC.,

Defendant.

APPLE INC.,

Counterclaim Plaintiff,

v.

MOTOROLA, INC.,
MOTOROLA MOBILITY, INC.,
HTC CORPORATION,
HTC AMERICA, INC.,
ONE & COMPANY DESIGN, INC.,
HTC AMERICA INNOVATION, INC.,

Counterclaim Defendants.

## **Consolidated Cases**

Case No. 1:12-cv-20271-RNS Case No. 1:10-cv-23580-RNS

## ORDER ADMINISTRATIVELY CLOSING 2010 CASE UPON CONSOLIDATION

THIS MATTER is before the Court following the Order consolidating the 2010 and 2012 cases. For statistical purposes, the Court will close the 2010 case and, as previously directed, the parties shall make all future filings as to both matters on the 2012 case docket. The parties should bear in mind that the 2010 case is not being dismissed and that all substantive rulings made in that case (other than scheduling orders) remain in full force and effect.

Accordingly, it is hereby **ORDERED** and **ADJUDGED** as follows:

1. The 2010 and 2012 cases having been consolidated, the Clerk is directed to **CLOSE** the 2010 case, Case No. 10-23580. All filings going forward in these cases shall be made under the **2012 Case Number**.

2. Apple's Motion to Amend the Procedural Schedule [ECF No. 323] in the 2010 case is **DENIED AS MOOT**, in light of the Court's recent Amended Scheduling Order entered in the 2012 case, which shall govern, going forward, both the 2010 and 2012 disputes for scheduling purposes.

**DONE and ORDERED** in chambers in Miami, Florida on May 14, 2012.

OBERT N. SCOLA, JR.

UNITED STATES DISTRICT JUDGE

Copies to:
Counsel of record