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 12 Attorneys for Plaintiff and
 Counterclaim-Defendant APPLE INC.

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 15 UNITED STATES DISTRICT COURT
 16 NORTHERN DISTRICT OF CALIFORNIA
 17 SAN JOSE DIVISION

18 APPLE INC., a California corporation,

19 Plaintiff,

20 v.

21 SAMSUNG ELECTRONICS CO., LTD., a
 Korean corporation; SAMSUNG ELECTRONICS
 22 AMERICA, INC., a New York corporation; and
 SAMSUNG TELECOMMUNICATIONS
 23 AMERICA, LLC, a Delaware limited liability
 company,

24 Defendants.
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Case No. 11-cv-01846-LHK (PSG)

**APPLE'S COMMENTS ON VERDICT
 FORM (DKT. NO. 1878)**

1 Apple has reviewed the Court's verdict form (Dkt. No. 1878) and, without waiving any of
2 its objections to the verdict form, alerts the Court to the following typographical errors.

3 1. On the caption page, at line 10 and line 24, there should be no comma after "Apple."

4 2. In Question 3, the column for SEA should be dark except for the cell for the Galaxy
5 Tab 10.1 (WiFi) (JX 1037). SEA only sells this product.

6 3. In Question 4, the rows for the Galaxy Ace (JX 1030), Galaxy S (i9000) (JX 1007),
7 and Galaxy SII (i9100) (JX 1032) should be deleted.

8 4. In Questions 5-7, the column for SEA should either be deleted entirely or be dark
9 throughout. SEA does not sell these products.

10 5. In Question 8, for purposes of formatting consistency, we suggest underlining the word
11 "Patent" at the end of the question.

12 6. In Question 9, the reference to "SEC" in line 4 should be "STA." In addition, the rows
13 for the Galaxy Ace (JX 1030), Galaxy S (i9000) (JX 1007), and Galaxy SII (i9100) (JX 1032)
14 should be deleted.

15 7. In Questions 13 and 14, the references to the "iPhone 3 Trade Dress" should be
16 "iPhone 3G Trade Dress."

17 8. In Questions 15-17, the column for SEA should either be deleted entirely or be dark
18 throughout. SEA does not sell these products. Furthermore, in Question 16 and its preamble, the
19 three references to the "iPhone 3 Trade Dress" should be "iPhone 3G Trade Dress."

20 9. There are a handful of places where instead of referring to "iPad2" without a space
21 before the numeral, Apple asks that the Court add a space so that the references are to the
22 "iPad 2." This occurs in the preamble to Question 18, in Question 20 and in its preamble, at the
23 bottom of the table within Question 24, and in the table for Question 29.

24 10. In Questions 25, 26, and 33, the references to the "'914 Patent" should be changed to
25 the "'941 Patent."

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Dated: August 20, 2012

MORRISON & FOERSTER LLP

By: /s/ Michael A. Jacobs
 MICHAEL A. JACOBS

Attorneys for Plaintiff
APPLE INC.