	Case5:11-cv-01846-LHK Document1945 Filed08/28/12 Page1 of 3			
1 2 3 4 5 6 7				
8	UNITED STATES DISTRICT COURT			
9	NORTHERN DISTRICT OF CALIFORNIA			
10	SAN JOSE DIVISION			
11	APPLE INC., a California corporation,) Case No.: 11-CV-01846-LHK			
12	Plaintiff and Counterdefendant,) v. ORDER RE: POST-TRIAL			
13	SAMSUNG ELECTRONICS CO., LTD.,			
14	a Korean corporation;) SAMSUNG ELECTRONICS AMERICA, INC.,)			
15	a New York corporation; and) SAMSUNG TELECOMMUNICATIONS)			
16 17	AMERICA, LLC,) a Delaware limited liability company,)			
18	Defendants and Counterclaimants.			
19	On August 26, 2012, Samsung filed a Motion to Dissolve the June 26, 2012 Preliminary			
20	Injunction (ECF No. 1936), along with a Motion to Shorten Time for Briefing and Hearing (ECF			
21	No. 1937), the latter of which Apple opposed (ECF No. 1938), to which Samsung replied (ECF			
22	No. 1943). On August 27, 2012, Samsung filed a Motion for Stay of the August 24, 2012			
23	Judgment Under Fed. R. Civ. P. 62(b) Pending Resolution of Post-Trial Motions (ECF No. 1941),			
24	also accompanied by a Motion to Shorten Time for Briefing and Hearing (ECF No. 1942). In			
25	accordance with the briefing schedule set forth below, both of Samsung's motions to shorten time			
26	are GRANTED.			
27	In response to the Court's August 24, 2012 Order, Apple filed a statement on August 27,			
28	2012, indicating that it intends to seek a preliminary injunction against eight Samsung phones,			
	1 Case No.: 11-CV-01846-LHK ORDER RE: POST-TRIAL PROCEEDINGS			

United States District Court For the Northern District of California which were collectively found by the jury to infringe two design patents and three utility patents, and to dilute one registered trade dress and one unregistered trade dress. *See* ECF No. 1940.

Having considered the scope of Apple's preliminary injunction request, the additional posttrial motions that the parties have already filed and will file, and the substantial overlap between the analysis required for Apple's preliminary injunction motion and the parties' various other posttrial motions, the Court believes consolidation of the briefing and hearing on the post-trial motions is appropriate. Accordingly, the Court hereby sets forth the following modified briefing deadlines, hearing schedule, and page limits regarding the parties' various post-trial motions:

Filing	Deadline
Samsung's Motion for Stay of August	Filed August 27, 2012
24, 2012 Judgment	
Apple's opposition (max. 7 pages)	August 31, 2012
Samsung's reply (max. 3 pages)	September 4, 2012
Hearing	None

Filing	Deadline
Samsung's Motion to Dissolve June	Filed August 26, 2012
26, 2012 Preliminary Injunction	
Apple's opposition (max. 7 pages)	September 7, 2012
Samsung's reply (max. 3 pages)	September 13, 2012
Hearing (if necessary)	September 20, 2012, at 1:30 p.m.

Filing	Deadline
Rule 50 motions ^{1} (1 per side, max. 30	September 21, 2012
pages)	
Oppositions (max. 30 pages)	October 19, 2012
Replies (max. 20 pages)	November 9, 2012
Hearing	December 6, 2012, at 1:30 p.m.

Filing	Deadline	
Apple's motion for permanent injunction and willfulness enhancements ² (max. 30 pages)	September 21, 2012	

¹ The Court will entertain only one post-judgment motion for relief per side, not including Apple's motion for permanent injunction and willfulness enhancement. Accordingly, any party who wishes to move for relief pursuant to Rules 52(b), 59, or 60, shall incorporate such motion(s) into its Rule 50 motion.

Case5:11-cv-01846-LHK Document1945 Filed08/28/12 Page3 of 3

Samsung's opposition (max. 35 pages)	October 19, 2012
Apple's reply (max. 15 pages)	November 9, 2012
Hearing	December 6, 2012, at 1:30 p.m.

In briefing Samsung's Motion to Dissolve the June 26, 2012 Preliminary Injunction, the parties shall address whether the Court has jurisdiction to grant Samsung's motion, as well as Samsung's request in the alternative for an indicative ruling pursuant to Rule 62.1.

The page limits set forth herein will be strictly enforced. Any argument that is not explicitly articulated within the briefing page limits will be disregarded. Any supporting documentation shall be for corroboration purposes solely and shall not be used as a vehicle for circumventing the Court's page limits. Any citations to the record must include the relevant testimony or exhibit language. Any single-spaced bullets in an attempt to circumvent the briefing page limits will be disregarded.

IT IS SO ORDERED.

Dated: August 28, 2012

H.Koh

LUCY **KOH** United States District Judge

² If the Court's ruling on Samsung's renewed motion for judgment as a matter of law entitles Samsung to move for a permanent injunction, the Court will set a separate briefing schedule at that time.