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13 14 15	Attorneys for SAMSUNG ELECTRONICS CO., LTD., SAMSUNG ELECTRONICS AMERICA, INC. and SAMSUNG TELECOMMUNICATIONS AMERICA, LLC	
16	UNITED STATES	DISTRICT COURT
17	NORTHERN DISTRICT OF CAI	LIFORNIA, SAN JOSE DIVISION
18	APPLE INC., a California corporation,	CASE NO. 11-cv-01846-LHK (PSG)
19	Plaintiff,	DECLARATION OF KARA BORDEN IN SUPPORT OF SAMSUNG'S MOTION TO
20		SHORTEN TIME
21 22	SAMSUNG ELECTRONICS CO., LTD., a Korean business entity; SAMSUNG ELECTRONICS AMERICA, INC., a New	
23	York corporation; SAMSUNG TELECOMMUNICATIONS AMERICA,	
24	LLC, a Delaware limited liability company, Defendant.	
25	Derendant.	
26		
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28		
02198.51855/4889897.1	DECLARATION IN SU	Case No. 11-cv-01846-LHK PPORT OF SAMSUNG'S MOTION TO SHORTEN TIME

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I, Kara Borden, declare as follows:

2 1. I am associate in the law firm of Quinn Emanuel Urquhart & Sullivan, LLP, 3 counsel for Samsung Electronics Co., Ltd., Samsung Electronics America, Inc., and Samsung Telecommunications America, LLC (collectively, "Samsung"). I submit this declaration in 4 5 support of Samsung's Motion to Shorten Time for Briefing on its Motion to Strike Portions of Declarations of Christopher Crouse, Terry Musika, Marylee Robinson, Phillip W. Schiller, and 6 Russell S. Winer in Support of Apple's Motion for a Permanent Injunction ("Motion to Strike"). I 7 8 have personal knowledge of the facts set forth in this declaration and, if called upon as a witness, I 9 could and would testify to such facts under oath.

On October 4, 2012, my colleague Robert Becher contacted counsel for Apple via
 email in order to propose a shortened briefing schedule whereby Samsung would file its Motion to
 Strike on October 5, 2012, Apple would file its opposition brief by October 8, 2012, Samsung
 would waive its right to file a reply brief, and that the Motion would be submitted on the papers.
 The email specified the paragraphs of Apple's declarations that Samsung would seek to strike.

3. Apple responded to Mr. Becher's message indicating that it would oppose a
shortened briefing schedule. Attached hereto as Exhibit 1 is a true and correct copy of the email
exchange with counsel for Apple.

18 4. To accommodate Apple's concerns, Samsung's motion requests that the Court
19 require Apple to file its opposition brief on October 9, 2012.

5. The relief requested in Samsung's Motion to Shorten Time is necessary in order to
 allow the Court to decide Samsung's Motion to Strike prior to the October 19, 2012 deadline for
 Samsung's Opposition to Apple's Motion for a Permanent Injunction and for Damages
 Enhancements. Samsung needs to know what evidence will be considered by the Court in order to
 fashion its opposition brief. If the Court does not grant briefing and hearing on shortened time, the
 Motion would not be heard until November 13, 2012.

26 6. The present request to shorten the briefing and hearing schedule on Samsung's
27 Motion to Strike will not affect the schedule of the case.

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2	I declare under penalty of perjury under the laws of the United States that the foregoing is
3	true and correct. Executed on the 5 th of October, 2012, in Los Angeles, California.
4	/s/ Kana Daulan
5	/s/ Kara Borden
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02198.51855/4889897.1	_ 2 Case No. 11-cv-01846-I HK
	-2- Case No. 11-cv-01846-LHK DECLARATION IN SUPPORT OF SAMSUNG'S MOTION TO SHORTEN TIME

1	GENERAL ORDER ATTESTATION
2	I, Victoria F. Maroulis, am the ECF user whose ID and password are being used to file this
3	Declaration. In compliance with General Order 45(X)(B), I hereby attest that Kara Borden has
4	concurred in this filing.
5	/s/ Victoria Maroulis
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02198.51855/4889897.1	-3- Case No. 11-cv-01846-LHK DECLARATION IN SUPPORT OF SAMSUNG'S MOTION TO SHORTEN TIME
	DECLARATION IN SUPPORT OF SAMSUNG'S MOTION TO SHORTEN TIME