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11 UNITED STATES DISTRICT COURT
12 NORTHERN DISTRICT OF CALIFORNIA
13 SAN JOSE DIVISION

14
15 APPLE INC., a California corporation,

16 Plaintiff,

17 v.

18 SAMSUNG ELECTRONICS CO., LTD., a
Korean corporation; SAMSUNG
19 ELECTRONICS AMERICA, INC., a New
York corporation; and SAMSUNG
20 TELECOMMUNICATIONS AMERICA,
LLC, a Delaware limited liability company,

21 Defendants.
22

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

**APPLE'S LISTS OF SUPPORTING
DOCUMENTATION SUBMITTED
WITH POST-TRIAL MOTIONS**

1 Pursuant to the Court's Order of December 4, 2012 (Dkt. No. 2181), Apple submits the
2 attached "lists of all the supporting documentation submitted with the parties' post-trial motions
3 (JMOL motions, non-jury motions, and injunction enhancement motion), oppositions, and
4 replies." Apple's lists identify the ECF number assigned to each Apple supporting declaration
5 and each exhibit submitted therewith. Apple's lists also identify, for each paragraph and each
6 exhibit of each supporting declaration, the page and line number of the post-trial briefing that
7 cites the paragraph or exhibit.

8 The following conventions are used in the "Citation Page:Line" column of the lists:

- 9
- 10 • "X:Y" identifies the specific page and line number at which the document is cited in a post-trial brief, which is identified by docket number in the preceding column.
 - 11 • "Discussed in [name] Decl. ¶ Z (cited at X:Y)" indicates that the declaration exhibit is discussed in the specified declaration paragraph, and then indicates where that paragraph was cited in a post-trial brief.
 - 12 • "Subject matter discussed at X:Y" indicates that the subject matter of the declaration paragraph is discussed in a post-trial brief, but that the paragraph itself was not specifically cited.
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17 Dated: December 7, 2012

MORRISON & FOERSTER LLP

18 By: /s/ Michael Jacobs
19 Michael A. Jacobs
20 Attorneys for Plaintiff APPLE INC.
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Attachment

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Musika Decl. ¶¶ 1-10		1982-2	2120-1		<i>[Qualifications, statement of assignment, and summary of conclusions]</i>
Musika Decl. ¶¶ 11-15		1982-2	2120-1	1982 (Apple PI Mtn.)	Subject matter discussed at 3:9-15; 3:23-28
Musika Decl. ¶¶ 16-19			2120-1	1982 (Apple PI Mtn.)	Subject matter discussed at 4:7-10
Musika Decl. ¶¶ 20-22		1982-2	2120-1	1982 (Apple PI Mtn.)	5:8
Musika Decl. ¶¶ 23-28		1982-2	2120-1	1982 (Apple PI Mtn.)	5:8; 26:11
Musika Decl. ¶ 29		1982-2	2120-1	1982 (Apple PI Mtn.)	3:19; 9:27; 10:5
Musika Decl. ¶ 30		1982-2	2120-1	1982 (Apple PI Mtn.)	4:6; 9:27; 10:5; 26:3
Musika Decl. ¶¶ 31-34		1982-2	2120-1	1982 (Apple PI Mtn.)	9:27; 10:5
Musika Decl. ¶¶ 35-37		1982-2	2120-1	1982 (Apple PI Mtn.)	5:8-13; 9:27; 10:5
Musika Decl. ¶¶ 38-39		1982-2	2120-1	1982 (Apple PI Mtn.)	5:8-13; 5:23; 9:27; 10:5
Musika Decl. ¶¶ 40-47		1982-2	2120-1	1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 9:15; subject matter also discussed at 7:9-8:11 [Dkt. 2127] 2:5, subject matter also discussed at 2:4-4:2
Musika Decl. ¶¶ 48-52		1982-2	2120-1	1982 (Apple PI Mtn.)	Subject matter discussed at 17:4-8, 17:22-26
Musika Decl. ¶¶ 53-57		1982-2	2120-1	1982 (Apple PI Mtn.)	9:15
Musika Decl. ¶¶ 58-60		1982-2	2120-1		<i>[Summary of conclusions]</i>
Musika Decl. Ex. 1	Resume of Terry Musika	1982-3			
Musika Decl. Ex. 2	Chart showing market share	1982-4		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 20, 22 (cited at 5:8)
Musika Decl. Ex. 3	Chart showing Samsung smartphone sales	1982-5		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 29 (cited at 3:19; 9:27; 10:5)
Musika Decl. Ex. 4	Chart showing U.S. smartphone shipments and market share	1982-6		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶¶ 30-31 (cited at 4:6; 9:27; 10:5; 26:3) [Dkt. 2127] 10:23
Musika Decl. Ex. 5	Excerpts of PX60 (STA Competitive Situation Paradigm Shift)	1982-7		1982 (Apple PI Mtn.)	3:27 (cited as PX60); 4:12 (cited as PX60); 26:15 (cited as PX60) Discussed in Musika Decl. ¶ 11 (subject matter discussed at 3:9-15, 3:23-28)
Musika Decl. Ex. 6	3G iPhone US Market Impact	1982-8	2120-2	1982 (Apple PI Mtn.)	
Musika Decl. Ex. 7	2012 Business Strategy	1982-9	2120-3	1982 (Apple PI Mtn.)	2:13 (cited as PX184), 3:26 (cited as PX184)
Musika Decl. Exs. 8-9	8: Beat Apple; 9: Gravity Tank Key Takeaways)	1982-10 1982-11	2120-4 2120-5	1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶¶ 11-15 (subject matter discussed at 3:9-15, 3:23-28)
Musika Decl. Exs. 10-13	10: Business Insider article from 11/22/2011; 11: Dallas Morning News article from 1/7/2011; 12: Internal PPT (Choi visit); 13: Internal PPT (COO Visit)	1982-12 1982-13 1982-14 1982-15		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶¶ 11-15 (subject matter discussed at 3:9-15, 3:23-28)
Musika Decl. Ex. 14	STA Strategy Update	1982-16	2120-6	1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶¶ 11-15 (subject matter discussed at 3:9-15, 3:23-28)

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Musika Decl. Exs. 15-19	15: iPhone Buyer Survey FY11- Q3; 16: Macquarie Equities Research article regarding the Galaxy S; 17: Woori Comment from June 23, 2011; 18: Korea Equity Research report from August 1, 2011; 19: PCMag article from 1/27/2012	1982-17 1982-18 1982-19 1982-20 1982-21		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶¶ 11-15 (subject matter discussed at 3:9-15, 3:23-28).
Musika Decl. Ex. 20	PX62 (S-ITC-003351732) - Touchscreen Phones Review	1982-22		1982 (Apple PI Mtn.)	3:25 (cited as PX62), 4:10 (cited as PX62), 23:15 (cited as PX62)
Musika Decl. Exs. 21-23	21: ATT for HQ CFO; 22: Excerpts of the deposition of Todd Pendleton; 23: Excerpts of the deposition of Brian Rosenberg	1982-23 1982-24 1982-25		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶¶ 17-18 (subject matter discussed at 4:8-10)
Musika Decl. Ex. 24	NBT Campaign	1982-26	2120-7	1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶¶ 17-18 (subject matter discussed at 4:8-10)
Musika Decl. Ex. 25	STA Marketing:CFO	1982-27		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶¶ 17-18 (subject matter discussed at 4:8-10)
Musika Decl. Ex. 26	Pendleton e-mail	1982-28	2120-8	1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶¶ 17-18 (subject matter discussed at 4:8-10)
Musika Decl. Ex. 27	Excerpt from www.idc.com	1982-29		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 20 (cited at 5:8)
Musika Decl. Exs. 28-29	28: Excerpts of Oppenheimer report on the wireless market; 29: Jefferies Industry Note from 11/3/2011	1982-30 1982-31		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 21 (cited at 5:8)
Musika Decl. Ex. 30	Press Release by iSuppli from 8/28/2012	1982-32		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶¶ 21, 32, 41 (cited at 5:8; 9:15; 9:27, 10:5) [Dkt. 2127] Discussed in Musika Decl. ¶ 41 (cited at 2:5)
Musika Decl. Ex. 31	Excerpts of the trial transcript from 8/3/2012	1982-33		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶ 24 (cited at 5:8; 26:11) [Dkt. 2127] Discussed in Musika Decl. ¶ 41 (cited at 2:5)
Musika Decl. Ex. 32	Excerpts of the deposition of Justin Denison	1982-34		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 25 (cited at 5:8; 26:11)
Musika Decl. Ex. 33	Excerpts of the deposition of Corey Kerstetter	1982-35		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 26 (cited at 5:8; 26:11)
Musika Decl. Ex. 34	Article from TG Daily dated 11/28/2011	1982-36		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 27 (cited at 5:8; 26:11)
Musika Decl. Exs. 35-36	35: iPhone Owner Study from May 2011; 36: Smartphone Market Study dated January 2011	1982-37 1982-38		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 28 (cited at 5:8; 26:11)

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Musika Decl. Ex. 37	Support to STA's Counter-Apple Strategy	1982-39	2120-9	1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 28 (cited at 5:8; 26:11)
Musika Decl. Exs. 38-39	38: NielsenWire article from 6/4/2010; 39: Data from Yankee Group 2011 U.S. Consumer Survey, December	1982-40 1982-41		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 28 (cited at 5:8; 26:11)
Musika Decl. Ex. 40	Chart showing Samsung smartphone sales, JX1500	1982-42		1982 (Apple PI Mtn.)	22:14 (cited as JX1500), 25:22 (cited as JX1500); discussed in Musika Decl. ¶ 29 (cited at 3:19; 9:27; 10:5)
Musika Decl. Ex. 41	Excerpts of the trial transcript from 8/13/2012	1982-43		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 29-30 (cited at 3:19; 4:6; 9:27; 10:5; 26:3)
Musika Decl. Exs. 42-43	42: Graph showing Samsung U.S. Smartphone Market Share; 43: Oppenheimer Industry Updated from 6/7/2011	1982-44 1982-45		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 30 (cited at 4:6; 9:27; 10:5; 26:3)
Musika Decl. Ex. 44	Excerpts of the deposition of Richard J. Lutton, Jr.	1982-46		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 33 (cited at 9:27; 10:5)
Musika Decl. Ex. 45	Excerpts of the deposition of Michael J. Wagner	1982-47		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 38 (cited at 5:8-13; 5:23; 9:27; 10:5)
Musika Decl. Exs. 46-47	46: Excerpts of the deposition of Mark Buckley; 47: Chart showing Worldwide Apple iOS Search Revenue	1982-48 1982-49		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 39 (cited at 5:8-13; 5:23; 9:27; 10:5)
Musika Decl. Ex. 48	2011 Smartphone CS Project Final Report	1982-50	2120-10	1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 7:19 (cited as PX185); discussed in Musika Decl. ¶ 42 (cited at 9:15) [Dkt. 2127] 2:2-7; 3:14; 3:24; discussed in Musika Decl. ¶ 42 (cited at 2:5)
Musika Decl. Ex. 49	Email from Dong Jin Koh	1982-51		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶ 43 (cited at 9:15) [Dkt. 2127] 2:9; discussed in Musika Decl. ¶ 43 (cited at 2:5)
Musika Decl. Ex. 50	Excerpts of the deposition of Terry Musika	1982-52		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶ 44 (cited at 9:15) [Dkt. 2127] 2:12-14; 3:25; discussed in Musika Decl. ¶ 44 (cited at 2:5)
Musika Decl. Ex. 51	Excerpts of PX36 ("Touch Portfolio Rollout Strategy")	1982-53		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶¶ 46, 57 (cited at 9:15) [Dkt. 2127] 2:1 (cited as PX36), 4:27 (cited as PX36), 5:26 (cited as PX36)
Musika Decl. Ex. 52	2009 JD Power	1982-54	2120-11	1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶ 46 (cited at 9:15). [Dkt. 2127] 2:12; 3:25; discussed in Musika Decl. ¶ 46 (cited at 2:5)
Musika Decl. Ex. 53	Excerpts of PX69 ("2011 Wireless Smartphone Satisfaction Survey")	1982-55		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶ 46 (cited at 9:15) [Dkt. 2127] 2:12; 3:25; discussed in Musika Decl. ¶ 46 (cited at 2:5)

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Musika Decl. Ex. 54	Excerpts of PX40 (email chain dated 2/11/2010)	1982-56		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 9:15 (cited in Musika Decl. ¶ 49, 56), 17:1 (cited as PX40); 17:5 (cited as PX40) [Dkt. 2127] 2:5 (cited in Musika Decl. ¶ 49), 6:4 (cited as PX40).
Musika Decl. Ex. 55	Excerpts of trial transcript from 8/14/2012	1982-57		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶ 49 (cited at 9:15) [Dkt. 2127] Discussed in Musika Decl. ¶ 49 (cited at 2:5)
Musika Decl. Ex. 56	Excerpts of PX44 ("Relative Evaluation Report on S1, iPhone")	1982-58		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 8:26 (cited as PX44); 12:16-18 (cited as PX44); 13:12 (cited as PX44); 15:21 (cited as PX44); 16:5 (cited as PX44); 17:9 (cited as PX44); 20:4 (cited as PX44); 23:24 (cited as PX44); discussed in Musika Decl. ¶ 49 (cited at 9:15). [Dkt. 2127] 2:21 (cited as PX44); discussed in Musika Decl. ¶ 49 (cited at 2:5)
Musika Decl. Ex. 57	Excerpts of trial transcript from 8/7/2012	1982-59		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶ 50 (cited at 9:15) [Dkt. 2127] Discussed in Musika Decl. ¶ 50 (cited at 2:5)
Musika Decl. Ex. 58	Excerpts of PX54 ("BCG: Lessons from Apple")	1982-60		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 8:2 (cited as PX54); discussed in Musika Decl. ¶ 51 (cited at 9:15). [Dkt. 2127] 2:27; discussed in Musika Decl. ¶ 51 (cited at 2:5)
Musika Decl. Ex. 59	Excerpts of PX194 (email chain dated 3/2/2010)	1982-61		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶ 51 (cited at 9:15) [Dkt. 2127] 2:27; discussed in Musika Decl. ¶ 51 (cited at 2:5)
Musika Decl. Ex. 60	Excerpts of PX55 ("Samsung mobile icon design for 2011")	1982-62	2120-12	1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 23:26 (cited as PX55); discussed in Musika Decl. ¶ 51 (cited at 9:15). [Dkt. 2127] 2:27; discussed in Musika Decl. ¶ 51 (cited at 2:5)
Musika Decl. Ex. 61	Excerpts of PX35 (email chain dated 12/14/2008)	1982-63	2120-13	1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 17:23 (cited as PX35); 23:25 (cited as PX35); discussed in Musika Decl. ¶ 51 (cited at 9:15) [Dkt. 2127] 2:27; discussed in Musika Decl. ¶ 51 (cited at 2:5)
Musika Decl. Exs. 62-63	62: Touchscreen Phones; 63: Experts' Evaluation Result	1982-64 1982-65		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶ 51 (cited at 9:15) [Dkt. 2127] Discussed in Musika Decl. ¶ 51 (cited at 2:5)
Musika Decl. Ex. 64	Excerpts of trial transcript from 8/10/2012	1982-66		1982 (Apple PI Mtn.)	Discussed in Musika Decl. ¶ 54 (cited at 9:15)
Musika Decl. Ex. 65	Excerpts of PX30 (slide showing Conjoint Survey Results)	1982-67		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 9:7 (cited as PX30); 9:14 (cited as PX30); discussed in Musika Decl. ¶ 54 (cited at 9:15) [Dkt. 2127] 4:18 (cited as PX30)
Musika Decl. Ex. 66	Excerpts of PX38 ("Browser Zooming Methods UX Exploration Study")	1982-68		1982 (Apple PI Mtn.)	8:27 (cited as PX38); 17:13 (cited as PX38); discussed in Musika Decl. ¶ 55 (cited at 9:15)
Musika Decl. Ex. 67	Excerpts of PX46 ("Behold3 Usability Evaluation Results")	1982-69		1982 (Apple PI Mtn.)	8:24 (cited as PX46); 15:21 (cited as PX46); 17:16 (cited as PX46); discussed in Musika Decl. ¶ 56 (cited at 9:15)
Musika Decl. Ex. 68	Excerpts of SAMNDCA10807316 ("Winning in smartphones - it's now or never")	1982-70		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Musika Decl. ¶ 57 (cited at 9:15) [Dkt. 2127] 6:1

Dkt. 1983

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Bartlett Decl. ¶ 1		1983-0		1982 (Apple PI Mtn.)	[Introduction and Qualifications]
Bartlett Decl. ¶¶ 2-3		1983-0		1982 (Apple PI Mtn.)	6:19; also attaching Exs. 2-3, <i>infra</i>
Bartlett Decl. ¶ 4		1983-0		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 7:25-26 (attaching Ex. 4, <i>infra</i>) [Dkt. 2127] 2:12 (attaching Ex. 4, <i>infra</i>)
Bartlett Decl. ¶ 5		1983-0		1982 (Apple PI Mtn.)	15:2 (attaching Ex. 5, <i>infra</i>)
Bartlett Decl. ¶ 6		1983-0		1982 (Apple PI Mtn.)	19:20; 19:25 (attaching Ex. 6, <i>infra</i>)
Bartlett Decl. ¶ 7		1983-0		1982 (Apple PI Mtn.)	20:3
Bartlett Decl. ¶ 8		1983-0		1982 (Apple PI Mtn.)	20:28 (attaching Ex. 7, <i>infra</i>)
Bartlett Decl. ¶ 9		1983-0		1982 (Apple PI Mtn.)	22:5 (attaching Ex. 8, <i>infra</i>)
Bartlett Decl. ¶ 10		1983-0		1982 (Apple PI Mtn.)	26:22-24 (attaching Ex. 9, <i>infra</i>)
Bartlett Decl. Ex. 1	Excerpts of the deposition transcript of Don-Joo Lee	1983-1		1982 (Apple PI Mtn.)	5:2; discussed in Bartlett Decl. ¶ 2 (cited at 6:19)
Bartlett Decl. Exs. 2-3	2: Copy of webpages of third-party reseller Amazon.com; 3: Copy of webpages of third-party reseller PowerOn.com	1983-2 1982-3		1982 (Apple PI Mtn.)	Discussed in Bartlett Decl. ¶ 3 (cited at 6:19)
Bartlett Decl. Ex. 4	Excerpts of Samsung's JD Power Survey dated March 2011	1983-4 1983-5 1983-6 1983-7 1983-8		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 7:25-26 [Dkt. 2127] 2:12
Bartlett Decl. Ex. 5	Excerpts of the deposition of Stephen Gray	1983-9		1982 (Apple PI Mtn.)	15:2
Bartlett Decl. Ex. 6	Excerpts of the hearing transcript dated 9/28/2011	1983-10		1982 (Apple PI Mtn.)	19:20; 19:25
Bartlett Decl. Ex. 7	Samsung's Amended Response to Apple's Interrogatories served on 3/19/2012	1983-11		1982 (Apple PI Mtn.)	20:28
Bartlett Decl. Ex. 8	Hearing Transcript dated 7/18/2012	1983-12		1982 (Apple PI Mtn.)	22:5
Bartlett Decl. Ex. 9	House Report 104-374 -- Federal Trademark Dilution Act of 1995	1983-13		1982 (Apple PI Mtn.)	26:22-24

Dkt. 1984

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Crouse Decl. ¶ 1		1984			<i>[Introduction and Qualifications]</i>
Crouse Decl. ¶ 2		1984			<i>[Introduction to Crouse Decl. ¶ 3]</i>
Crouse Decl. ¶ 3		1984		1982 (Apple PI Mtn.)	6:20
Crouse Decl. ¶ 4		1984			

Declaration of Marylee Robinson ISO Apple's Motions for a Permanent Injunction, for Damages Enhancement, for Supplemental Damages and for Prejudgment Interest
Dkt. 1982-71 and 2120-14

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Robinson Decl. ¶¶ 1-3		1982-71	2120-14		<i>[Introduction and Qualifications]</i>
Robinson Decl. ¶ 4		1982-71	2120-14	2127 (Apple PI Reply)	15:11
Robinson Decl. ¶¶ 5-6		1982-71	2120-14		<i>[Summary of declaration]</i>
Robinson Decl. ¶ 7		1982-71	2120-14	2002 (Apple JMOL Mtn.)	Subject matter discussed at 27:1-10
Robinson Decl. ¶ 8		1982-71	2120-14	1982 (Apple PI Mtn.) 2002 (Apple JMOL Mtn.)	[Dkt. 1982] 19:8 (miscited as Robinson Decl. ¶ 7); 23:7 [Dkt. 2002] 28:27-28
Robinson Decl. ¶ 9		1982-71	2120-14	2002 (Apple JMOL Mtn.)	28:12-14
Robinson Decl. ¶ 10		1982-71	2120-14	2002 (Apple JMOL Mtn.)	28:16
Robinson Decl. ¶ 11		1982-71	2120-14	2002 (Apple JMOL Mtn.) 2132 (Apple JMOL Reply)	[Dkt. 2002] 28:21-23 [Dkt. 2132] 18:14-15
Robinson Decl. ¶ 12		1982-71	2120-14	2002 (Apple JMOL Mtn.)	28:25
Robinson Decl. ¶ 13		1982-71	2120-14	2002 (Apple JMOL Mtn.)	29:4
Robinson Decl. ¶ 14		1982-71	2120-14		<i>[Introduction to Robinson Decl. ¶¶ 15-18]</i>
Robinson Decl. ¶¶ 15-18		1982-71	2120-14	2002 (Apple JMOL Mtn.)	30:14
Robinson Decl. ¶ 19		1982-71	2120-14	2002 (Apple JMOL Mtn.) 2132 (Apple JMOL Reply)	[Dkt. 2002] 30:15-16 [Dkt. 2132] 18:19; 18:27
Robinson Decl. ¶ 20		1982-71	2120-14	2002 (Apple JMOL Mtn.) 2132 (Apple JMOL Reply)	[Dkt. 2002] 30:18 [Dkt. 2132] 18:19; 18:27
Robinson Decl. ¶ 21		1982-71	2120-14	2002 (Apple JMOL Mtn.)	30:20
Robinson Decl. ¶ 22		1982-71	2120-14	2002 (Apple JMOL Mtn.)	30:23
Robinson Decl. ¶¶ 23-24		1982-71	2120-14		<i>[Introduction to Robinson Decl. ¶¶ 25-42]</i>
Robinson Decl. ¶ 25		1982-71	2120-14	1982 (Apple PI Mtn.)	26:3
Robinson Decl. ¶¶ 26-27		1982-71	2120-14	1982 (Apple PI Mtn.)	27:5
Robinson Decl. ¶ 28		1982-71	2120-14	1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 27:5-6; 27:7-9 [Dkt. 2127] 12:23
Robinson Decl. ¶ 29		1982-71	2120-14	1982 (Apple PI Mtn.)	27:12-15
Robinson Decl. ¶ 30		1982-71	2120-14	1982 (Apple PI Mtn.)	9:2; 27:19-21
Robinson Decl. ¶ 31		1982-71	2120-14	1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 9:3; 25:25; 27:27; 28:4; 28:13; 29:1; 29:16; 29:17-18; 29:23 [Dkt. 2127] 13:10
Robinson Decl. ¶¶ 32-33		1982-71	2120-14		<i>[Introduction to Robinson Decl. ¶¶ 33-42]</i>
Robinson Decl. ¶¶ 34-36		1982-71	2120-14	1982 (Apple PI Mtn.)	9:15; subject matter also discussed at 3:15-16
Robinson Decl. ¶ 37		1982-71	2120-14	1982 (Apple PI Mtn.)	3:21; 4:2; 9:15
Robinson Decl. ¶¶ 38-42		1982-71	2120-14	1982 (Apple PI Mtn.)	9:15; subject matter also discussed at 9:1-4, 9:10-14
Robinson Decl. Ex. 1	Resume of Marylee P. Robinson	1982-72			
Robinson Decl. Ex. 2	Analysis of Damages per Unit Based on the Jury Verdict	1982-73		2002 (Apple JMOL Mtn.)	Discussed in Robinson Decl. ¶¶ 9, 17 (cited at 28:12-14; 30:14)
Robinson Decl. Ex. 3	Calculation of Apple's Supplemental Damages through December 31, 2012	1982-74		2132 (Apple JMOL Reply)	19:4
Robinson Decl. Ex. 4	Calculation of Prejudgment Interest on Apple Damages Verdict	1982-75		2132 (Apple JMOL Reply)	Discussed in Robinson Decl. ¶ 19 (cited at 18:19)

**Declaration of Marylee Robinson ISO Apple's Motions for a Permanent Injunction, for Damages Enhancement, for Supplemental Damages and for Prejudgment Interest
Dkt. 1982-71 and 2120-14**

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Robinson Decl. Ex. 5	Calculation of Prejudgment Interest on Apple's Supplemental Damages	1982-76		2132 (Apple JMOL Reply)	Discussed in Robinson Decl. ¶ 20 (cited at 18:19)
Robinson Decl. Ex. 6	Daily Interest Accumulation on Apple Damages after December, 2012	1982-77		2002 (Apple JMOL Mtn.)	Discussed in Robinson Decl. ¶ 22 (cited at 30:23)
Robinson Decl. Ex. 7	Calculation of Samsung's Hypothetical Loss Assuming Samsung's Market Share Is Held Constant After the Second Quarter of 2010	1982-78		1982 (Apple PI Mtn.)	26:18-19; 27:19-21; discussed in Robinson Decl. ¶¶ 25-27 (cited at 9:2; 26:3; 27:5)
Robinson Decl. Ex. 8	Calculation of Apple's Hypothetical Lost Profits Assuming Samsung's Market Share Is Held Constant After the Second Quarter of 2010	1982-79		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 27:5-15; discussed in Robinson Decl. ¶¶ 28-29 (cited at 27:5) [Dkt. 2127] Discussed in Robinson Decl. ¶ 28 (cited at 12:23)
Robinson Decl. Ex. 9	STA and SEA U.S. Sales of Accused Smartphones	1982-80		1982 (Apple PI Mtn.)	Discussed in Robinson Decl. ¶¶ 31, 36-37 (cited at 3:21; 4:2; 9:3; 9:15; 25:25; 27:27; 28:4; 28:13; 29:1; 29:16-23)
Robinson Decl. Exs. 10-17	10: VerizonWireless.com page with price of the DROID CHARGE; 11: BoostMobile.com page with price of Samsung Galaxy Prevail; 12: Cellstores.com page with price of Galaxy S 4G for T-Mobile; 13: BestBuy.com page with price of Samsung Galaxy SII 4G for AT&T; 14: Amazon.com page with price of Samsung Galaxy S II Epic Touch 4G for Sprint 15: ATT.com page with price of Samsung Galaxy S II Skyrocket; 16: T-Mobile.com page with price of Samsung Galaxy S II; 17: Cspire.com page with Galaxy S Showcase	1982-81 1982-82 1982-83 1982-84 1982-85 1982-86 1982-87 1982-88		1982 (Apple PI Mtn.) 2002 (Apple JMOL Mtn.)	[Dkt. 1982] Discussed in Robinson Decl. ¶ 8 (cited at 23:7) [Dkt. 2002] Discussed in Robinson Decl. ¶ 8 (cited at 28:27-28)
Robinson Decl. Exs. 18-19	18: Excerpts of trial transcript from 8/13/2012; 19: Excerpts of trial transcript from 8/16/2012	1982-89 1982-90		1982 (Apple PI Mtn.)	Discussed in Robinson Decl. ¶¶ 30-31 (cited at 9:2-3; 25:25; 27:19-21; 27:27; 28:4; 28:13; 29:1; 29:16-23)

Declaration of Marylee Robinson ISO Apple's Motions for a Permanent Injunction, for Damages Enhancement, for Supplemental Damages and for Prejudgment Interest
Dkt. 1982-71 and 2120-14

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Robinson Decl. Exs. 20-22	20: Amended Verdict Form; 21: DX676 (sales data); 22: Excerpts of PX16 ("Apple's iPhone & iPad Advertising Expenditures (U.S.)")	1982-91 1982-92 1982-93		1982 (Apple PI Mtn.)	Discussed in Robinson Decl. ¶ 31 (cited at 9:3; 25:25; 27:27; 28:4; 28:13; 29:1; 29:16-23)
Robinson Decl. Ex. 23	Excerpts of DX781 ("Combined STA/SEA/SEC Profit")	1982-94		1982 (Apple PI Mtn.) 2002 (Apple JMOL Mtn.)	[Dkt. 1982] 28:13 (cited as DX781); discussed in Robinson Decl. ¶ 31 (cited at 9:3; 25:25; 27:27; 28:4; 28:13; 29:1; 29:16-23) [Dkt. 2002] 19:7-10 (cited as DX781)
Robinson Decl. Ex. 24	Excerpts of DX753 ("Consolidated Financial Statements of Samsung Electronics Co., Ltd. And Subsidiaries")	1982-95		1982 (Apple PI Mtn.)	Discussed in Robinson Decl. ¶ 31 (cited at 9:3; 25:25; 27:27; 28:4; 28:13; 29:1; 29:16-23)
Robinson Decl. Ex. 25	Excerpts of trial transcript from 8/3/2012	1982-96		1982 (Apple PI Mtn.)	Discussed in Robinson Decl. ¶ 35 (cited at 9:15)
Robinson Decl. Ex. 26	PC World article from 9/16/2010	1982-97		1982 (Apple PI Mtn.)	Discussed in Robinson Decl. ¶ 36 (cited at 9:15)
Robinson Decl. Ex. 27	Excerpts of trial transcript from 8/10/2012	1982-98		1982 (Apple PI Mtn.)	Discussed in Robinson Decl. ¶ 39 (cited at 9:15)
Robinson Decl. Ex. 28	Excerpts of PX30 ("Conjoint Survey Results")	1982-99		1982 (Apple PI Mtn.)	9:5-15 (cited as PX30); discussed in Robinson Decl. ¶ 39 (cited at 9:15)
Robinson Decl. Ex. 29	Excerpts of PX57 ("P5 Usability Evaluation Results")	1982-100		1982 (Apple PI Mtn.)	9:1 (cited as PX57); 17:17 (cited as PX57); discussed in Robinson Decl. ¶ 40 (cited at 9:15)
Robinson Decl. Ex. 30	Analysis of Galaxy tab Operation Speed and Screen Effects	1982-101	2120-15	1982 (Apple PI Mtn.)	9:2; discussed in Robinson Decl. ¶ 41 (cited at 9:15)
Robinson Decl. Ex. 31	Excerpts of PX195 (email chain from 10/28/2010)	1982-102		1982 (Apple PI Mtn.)	8:25 (cited as PX195); 9:3; 15:21 (cited as PX195); 17:20 (cited as PX195); discussed in Robinson Decl. ¶ 41 (cited at 9:15)
Robinson Decl. Exs. 32-33	32: "Time to Tab" - Samsung Galaxy Tab 10.1 Global TV Commercial (manually filed); 33: "Introducing the Samsung Galaxy Tab - It's Go Time!" (manually filed)	1982-103 1982-104		1982 (Apple PI Mtn.)	Discussed in Robinson Decl. ¶ 42 (cited at 9:15)
Robinson Decl. Ex. 34	Receipt from Best Buy showing smartphone purchases dated 8/26/2012	1982-105		1982 (Apple PI Mtn.) 2002 (Apple JMOL Mtn.)	[Dkt. 1982] 19:8; 23:7; discussed in Robinson Decl. ¶¶ 8, 29 (cited at 27:12-15) [Dkt. 2002] Discussed in Robinson Decl. ¶ 8 (cited at 28:27-28)

Declaration of Marylee Robinson ISO Apple's Motions for a Permanent Injunction, for Damages Enhancement, for Supplemental Damages and for Prejudgment Interest
Dkt. 1982-71 and 2120-14

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Robinson Decl. Exs. 35-37	35: Receipt from T-Mobile showing smartphone purchases dated 8/25/2012; 36: Receipt from T-Mobile showing smartphone purchases dated 8/26/2012; 37: Receipt from cspire wireless showing smartphone purchases dated 8/27/2012	1982-106 1982-107 1982-108		1982 (Apple PI Mtn.)	19:8; 23:7
Robinson Decl. Ex. 38	Excerpts of "Patent Damages Law & Practice: 2012 Edition" by Skenyon et al.	1982-109		2002 (Apple JMOL Mtn.)	Discussed in Robinson Decl. ¶ 16 (cited at 30:14)

Dkt. 1985

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Schiller Decl. ¶¶ 1-2		1985-0			[Introduction and Qualifications]
Schiller Decl. ¶ 3		1985-0		2127 (Apple PI Reply)	2:15
Schiller Decl. ¶ 4		1985-0			[Conclusions of Schiller Decl. ¶ 3]
Schiller Decl. ¶ 5		1985-0		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Subject matter discussed at 3:9-16; 3:23-28; 4:7-12; 23:10-14 [Dkt. 2127] Subject matter discussed at 9:6-8
Schiller Decl. ¶ 6		1985-0		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Subject matter discussed at 3:9-16; 3:23-28; 4:7-12; 9:6-8; 18:5-6; 23:10-14 [Dkt. 2127] Subject matter discussed at 4:8-10; 28:27-28
Schiller Decl. ¶ 7		1985-0		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Subject matter discussed at 3:9-16; 4:7-12; 23:10-14 [Dkt. 2127] Subject matter discussed at 9:6-8
Schiller Decl. ¶ 8		1985-0		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Subject matter discussed at 5:3-5; 5:18-26; 26:7-15 [Dkt. 2127] Subject matter discussed at 9:6-8
Schiller Decl. ¶ 9		1985-0		1982 (Apple PI Mtn.)	Subject matter discussed at 2:12-27; 4:18-5:2; 5:5-11; 5:18-26; 26:7-15; 26:19-20
Schiller Decl. ¶ 10		1985-0		2127 (Apple PI Reply)	6:18
Schiller Decl. ¶ 11		1985-0		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 7:13 [Dkt. 2127] 6:18
Schiller Decl. ¶ 12		1985-0		1982 (Apple PI Mtn.)	8:22-23
Schiller Decl. ¶ 13		1985-0		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] 7:12 [Dkt. 2127] 6:18
Schiller Decl. ¶ 14		1985-0		2127 (Apple PI Reply)	6:18
Schiller Decl. ¶ 15		1985-0		1982 (Apple PI Mtn.)	6:17
Schiller Decl. Ex. 1	Apple iPhone Commercials (manually filed)	1985-1		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Schiller Decl. ¶ 13 (cited at 7:12) [Dkt. 2127] Discussed in Schiller Decl. ¶ 13 (cited at 6:18)
Schiller Decl. Attachs. 1-5	1: "iPhone Buyer Survey: Attractive Appearance & Design"; 2: Excerpts of PX143 ("iPhone Buyer Survey" from FY10 - Q4); 3: Excerpts of PX144 ("iPhone Buyer Survey" from FY11 - Q1); 4: Excerpts of PX145 ("iPhone Buyer Survey" from FY11 - Q2); 5: Excerpts of PX146 ("iPhone Buyer Survey" from FY11 - Q3)	1985-2 1985-3 1985-4 1985-5 1985-6		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Schiller Decl. ¶ 11 (cited at 7:13) [Dkt. 2127] Discussed in Schiller Decl. ¶ 11 (cited at 6:18)
Schiller Decl. Attach. 6	"iPhone Buyer Survey: Ease of Use"	1985-7	2121	1982 (Apple PI Mtn.)	Discussed in Schiller Decl. ¶ 12 (cited at 8:23)
Schiller Decl. Attach. 7	Excerpts of PX12 ("iPhone Television Advertisements")	1985-8		1982 (Apple PI Mtn.) 2127 (Apple PI Reply)	[Dkt. 1982] Discussed in Schiller Decl. ¶ 13 (cited at 7:12) [Dkt. 2127] Discussed in Schiller Decl. ¶ 13 (cited at 6:18)

Dkt. 1986

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Winer Decl. ¶¶ 1-6		1986			<i>[Introduction, qualifications, and summary of materials]</i>
Winer Decl. ¶¶ 7-14		1986		1982 (Apple PI Mtn.)	6:8

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Hauser Decl. ¶¶ 1-4		2130-0			<i>[Introduction, qualifications, statement of assignment, and summary of opinion being rebutted]</i>
Hauser Decl. ¶¶ 5-6		2130-0		2127 (Apple PI Reply)	4:18
Hauser Decl. ¶¶ 7-8		2130-0		2127 (Apple PI Reply)	4:21-22
Hauser Decl. ¶ 9		2130-0		2127 (Apple PI Reply)	4:18; 4:24
Hauser Decl. ¶ 10		2130-0			<i>[Supports Hauser Decl. ¶¶ 5-9, supra]</i>
Hauser Decl. ¶ 11		2130-0		2127 (Apple PI Reply)	5:13-16
Hauser Decl. ¶¶ 12-13		2130-0		2127 (Apple PI Reply)	5:3
Hauser Decl. ¶ 14		2130-0		2127 (Apple PI Reply)	5:3; 5:7; 5:16
Hauser Decl. ¶ 15		2130-0		2127 (Apple PI Reply)	5:3; 5:7
Hauser Decl. ¶ 16		2130-0		2127 (Apple PI Reply)	5:3; 5:11; 5:16
Hauser Decl. ¶ 17		2130-0		2127 (Apple PI Reply)	5:13; 5:16
Hauser Decl. ¶ 18		2130-0			
Hauser Decl. ¶¶ 19-25		2130-0		2127 (Apple PI Reply)	5:20
Hauser Decl. ¶¶ 26-29		2130-0			
Hauser Decl. ¶ 30		2130-0		2127 (Apple PI Reply)	5:18
Hauser Decl. ¶ 31		2130-0			<i>[Supports Hauser Decl. ¶¶ 32-34, infra]</i>
Hauser Decl. ¶ 32		2130-0		2127 (Apple PI Reply)	5:13-16
Hauser Decl. ¶ 33		2130-0		2127 (Apple PI Reply)	5:16
Hauser Decl. ¶ 34		2130-0		2127 (Apple PI Reply)	5:13-16
Hauser Decl. ¶ 35		2130-0			
Hauser Decl. ¶¶ 36-37		2130-0		2127 (Apple PI Reply)	Discussed at 5:16-18
Hauser Decl. ¶¶ 38-39		2130-0			
Hauser Decl. ¶¶ 40-42		2130-0		2127 (Apple PI Reply)	5:1
Hauser Decl. ¶ 43		2130-0		2127 (Apple PI Reply)	5:13-16
Hauser Decl. ¶ 44		2130-0			<i>[Summary of opinion being rebutted]</i>
Hauser Decl. ¶ 45		2130-0		2127 (Apple PI Reply)	5:15
Hauser Decl. ¶ 46		2130-0			<i>[Supports Hauser Decl. ¶ 45, supra]</i>
Hauser Decl. ¶ 47		2130-0		2127 (Apple PI Reply)	1:24-26 (citing Wind Dep. as Ex. A [<i>sic</i> —should be Ex. C] at 26:8-27:2 and Erdem Dep. as Ex. G at 26:7-27:13)
Hauser Decl. ¶ 48		2130-0			
Hauser Decl. Ex. A	Expert Report of John R. Hauser	2130-1		2127 (Apple PI Reply)	Discussed in Hauser Decl. ¶ 9 (cited at 4:18, 4:24) and Hauser Decl. ¶¶ 21-22 (cited at 5:20)
Hauser Decl. Ex. B	Materials Relied Upon for Hauser Expert Report	2130-2			<i>[Summary of materials reviewed]</i>
Hauser Decl. Ex. C	Excerpts of deposition of Yoram (Jerry) Wind	2130-3		2127 (Apple PI Reply)	4:21-22; 5:7-20
Hauser Decl. Ex. D	Excerpts of deposition transcript of John Hauser	2130-4		2127 (Apple PI Reply)	Discussed in Hauser Decl. ¶ 21 (cited at 5:20)
Hauser Decl. Ex. E	"Respondent Choice Predictions for Smartphones Randomized First Choice vs. First Choice"	2130-5		2127 (Apple PI Reply)	Discussed in Hauser Decl. ¶ 24 (cited at 5:20)
Hauser Decl. Ex. F	Smartphone animations	2130-6		2127 (Apple PI Reply)	Discussed in Hauser Decl. ¶ 45 (cited at 5:15)

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Hauser Decl. Ex. G	Excerpts of deposition transcript of Tulin Erdem	2130-7		2127 (Apple PI Reply)	1:25-26

Declaration of Richard S.J. Hung ISO Apple's Motion for Permanent Injunction and Damages Enhancement; and Judgment as a Matter of Law, New Trial, and Amended Judgment

Dkt. 2127-4

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Hung Decl. ¶ 1		2127-4			[Introduction]
Hung Decl. ¶¶ 2-9		2127-4		2127 (Apple PI Reply)	8:27 (attaching Exs. 1-8, <i>infra</i>)
Hung Decl. ¶ 10		2127-4		2127 (Apple PI Reply)	2:25 (attaching Ex. 9, <i>infra</i>)
Hung Decl. ¶ 11		2127-4		2127 (Apple PI Reply)	2:26 (attaching Ex. 10, <i>infra</i>)
Hung Decl. ¶ 12		2127-4		2127 (Apple PI Reply)	2:26; 6:1-2 (attaching Ex. 11, <i>infra</i>)
Hung Decl. ¶ 13		2127-4		2127 (Apple PI Reply)	3:14-15 (attaching Ex. 12, <i>infra</i>)
Hung Decl. ¶ 14		2127-4		2127 (Apple PI Reply)	3:19 (attaching Ex. 13, <i>infra</i>)
Hung Decl. ¶ 15		2127-4		2127 (Apple PI Reply)	3:20 (attaching Ex. 14, <i>infra</i>)
Hung Decl. ¶ 16		2127-4			Attaching Ex. 15, <i>infra</i>
Hung Decl. ¶ 17		2127-4			Attaching Ex. 16, <i>infra</i>
Hung Decl. ¶ 18		2127-4			Attaching Ex. 17, <i>infra</i>
Hung Decl. ¶ 19		2127-4		2127 (Apple PI Reply)	9:27 (attaching Ex. 18, <i>infra</i>)
Hung Decl. ¶ 20		2127-4		2127 (Apple PI Reply)	4:26-27 (attaching Ex. 19, <i>infra</i>)
Hung Decl. ¶ 21		2127-4		2132 (Apple JMOL Reply)	18:13 (attaching Ex. 20, <i>infra</i>)
Hung Decl. ¶ 22		2127-4		2132 (Apple JMOL Reply)	18:13 (attaching Ex. 21, <i>infra</i>)
Hung Decl. ¶ 23		2127-4		2132 (Apple JMOL Reply)	18:13 (attaching Ex. 22, <i>infra</i>)
Hung Decl. ¶ 24		2127-4			Attaching Ex. 23, <i>infra</i>
	1: BestBuy.com webpage showing price of Samsung i9100 Galaxy S II;	2127-5			
	2: Walmart.com webpage showing price of Samsung Galaxy S2 i9100;	2127-6			
	3: Amazon.com webpage showing price of Samsung Galaxy S2 i9100;	2127-7			
	4: Amazon.com receipt for Samsung i9100;	2127-8			
	5: BestBuy.com webpage showing price of Samsung Galaxy Ace;	2127-9			
	6: Walmart.com webpage showing price of Samsung Galaxy Ace;	2127-10			
	7: Amazon.com webpage showing price of Samsung Galaxy Ace;	2127-11			
	8: Amazon.com receipt for Samsung Galaxy Ace	2127-12			
Hung Decl. Exs. 1-8				2127 (Apple PI Reply)	8:27
	9: Excerpts of Phase 2 Design Strategy;	2127-13			
	10: Excerpts of "Users Mobile America 2010" (SAMNDCA00221819)	2127-14			
Hung Decl. Exs. 9-10				2127 (Apple PI Reply)	2:23-27

Declaration of Richard S.J. Hung ISO Apple's Motion for Permanent Injunction and Damages Enhancement; and Judgment as a Matter of Law, New Trial, and Amended Judgment

Dkt. 2127-4

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Hung Decl. Ex. 11	Excerpts of "Winning in smartphones - it's now or never" (SAMNDCA10807316)	2127-15		2127 (Apple PI Reply)	2:23-27; 6:1-2
Hung Decl. Ex. 12	Premium & Mass Design Preference Study	2127-16		2127 (Apple PI Reply)	3:14-15
Hung Decl. Ex. 13	Excerpts of a survey spreadsheet (SAMNDCA00250864)	2127-17		2127 (Apple PI Reply)	3:19
Hung Decl. Ex. 14	Excerpts of deposition transcript of Sang Hung	2127-18		2127 (Apple PI Reply)	3:20
Hung Decl. Ex. 15	Excerpts of deposition transcript of Tulin Erdem	2127-19		2127 (Apple PI Reply)	Also attached as Hauser Decl. Ex. G (cited at 1:25-26)
Hung Decl. Ex. 16	Excerpts of deposition transcript of Yoram (Jerry) Wind	2127-20		2127 (Apple PI Reply)	Also attached as Hauser Decl. Ex. C (cited at 4:21-22; 5:7-20)
Hung Decl. Ex. 17	Excerpts of deposition of Stephen Gray	2127-21			Cited in Singh Decl. ¶ 8
Hung Decl. Ex. 18	Excerpts of deposition transcript of Sam Lucente	2127-22		2127 (Apple PI Reply)	9:27
Hung Decl. Ex. 19	Excerpts of deposition transcript of Philip Schiller	2127-23		2127 (Apple PI Reply)	4:26-27
Hung Decl. Exs. 20-22	20: Email chain between Apple and Samsung counsel dated 10/31/2012;	2127-24		2132 (Apple JMOL Reply)	18:13
	21: Email chain between Apple and Samsung counsel dated 11/5/2012;	2127-25			
	22: Letter from Anthony Alden to Rich Hung dated 11/7/2012	2127-26			
Hung Decl. Ex. 23	Samsung source code	2127-27		2127 (Apple PI Reply)	Cited in Singh Decl. ¶ 25 (cited in briefing at [Dkt. 2127] 9:24-25)

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Robinson Decl. ¶ 1		2129-0			<i>[Introduction and Qualifications]</i>
Robinson Decl. ¶ 2		2129-0			<i>[Summary of Samsung's argument]</i>
Robinson Decl. ¶ 3		2129-0		2132 (Apple JMOL Reply)	19:1
Robinson Decl. ¶ 4		2129-0		2002 (Apple JMOL Mtn.)	<i>[Introduction to Robinson Reply Decl. ¶¶ 7-12]</i> <i>[Dkt. 2002] Subject matter discussed at 28:17-21</i>
Robinson Decl. ¶ 5		2129-0		2132 (Apple JMOL Reply)	Subject matter discussed at 18:10-13
Robinson Decl. ¶ 6		2129-0		2132 (Apple JMOL Reply)	18:19; 18:25; 18:27
Robinson Decl. ¶¶ 7-15		2129-0		2127 (Apple PI Reply)	12:26-27
Robinson Decl. Ex. 1	"Calculation of Apple's Supplemental Damages through December 31, 2012 using Eight Products on the Market"	2129-1		2132 (Apple JMOL Reply)	Discussed in Robinson Reply Decl. ¶ 3 (cited at 19:1)
Robinson Decl. Exs. 2-3	2: "Calculation of Apple's Supplemental Damages"; 3: "Calculation of Prejudgment Interest on Apple's Supplemental Damages"	2127-28 2129-2		2132 (Apple JMOL Reply)	Discussed in Robinson Reply Decl. ¶ 6 (cited at 18:19; 18:25; 18:27)
Robinson Decl. Ex. 4	"Daily Interest Accumulation on Apple Damages"	2129-3		2132 (Apple JMOL Reply)	

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Singh Decl. ¶¶ 1-9		2127-3			<i>[Introduction, qualifications, and summary of materials reviewed]</i>
Singh Decl. ¶ 10		2127-3			<i>[Summary of opinion being rebutted]</i>
Singh Decl. ¶ 11					<i>[Summary of opinions in Singh Decl. ¶¶ 23-42]</i>
Singh Decl. ¶¶ 12-19					<i>[Background relating to trial testimony and procedural history]</i>
Singh Decl. ¶ 20		2127-3		2127 (Apple PI Reply)	9:24-25
Singh Decl. ¶¶ 21-22		2127-3			
Singh Decl. ¶¶ 23-42		2127-3		2127 (Apple PI Reply)	9:24-25
Singh Decl. Ex. A	Video and photo of Galaxy S II (T-Mobile) (manually filed)	2128-0		2127 (Apple PI Reply)	9:24-25

Dkt. 2027-1

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Sabri Decl. ¶ 1		2027-1			[Introduction]
Sabri Decl. ¶ 2		2027-1		2027 (Apple Opp. to SS Non-Jury Mtn.)	3:6; 3:10 (attaching Ex. 1, <i>infra</i>)
Sabri Decl. ¶ 3		2027-1		2027 (Apple Opp. to SS Non-Jury Mtn.)	3:10-12 (attaching Ex. 2, <i>infra</i>)
Sabri Decl. ¶ 4		2027-1		2027 (Apple Opp. to SS Non-Jury Mtn.)	3:14-15 (attaching Ex. 3, <i>infra</i>)
Sabri Decl. ¶ 5		2027-1		2027 (Apple Opp. to SS Non-Jury Mtn.)	4:12 (attaching Ex. 4, <i>infra</i>)
Sabri Decl. ¶ 6		2027-1		2027 (Apple Opp. to SS Non-Jury Mtn.)	7:3 (attaching Ex. 5, <i>infra</i>)
Sabri Decl. Ex. 1	Excerpts from the deposition of Karan Singh	2027-2		2027 (Apple Opp. to SS Non-Jury Mtn.)	3:6; 3:10
Sabri Decl. Ex. 2	Excerpts from the deposition of Scott Forstall	2027-3		2027 (Apple Opp. to SS Non-Jury Mtn.)	3:10-12
Sabri Decl. Ex. 3	Excerpts from the deposition of Stephen Gray	2027-4		2027 (Apple Opp. to SS Non-Jury Mtn.)	3:14-15
Sabri Decl. Ex. 4	Samsung's Corrected Objections to Apple Inc.'s Fifth Set of Interrogatories	2027-5		2027 (Apple Opp. to SS Non-Jury Mtn.)	4:12
Sabri Decl. Ex. 5	"Petition for Acceptance of Color Drawings under 37 C.F.R. § 1.84(a)(2)," bearing the Bates label APLNDC00031929.	2027-6		2027 (Apple Opp. to SS Non-Jury Mtn.)	7:3

Supporting Document	Description of Exhibit	Dkt. No.	Also Filed at Dkt. No.	Cited In Post Trial Document Dkt. No.	Citation Page:Line
Selwyn Decl. ¶ 1		2051-0			[Introduction]
Selwyn Decl. ¶¶ 2-3		2051-0			[Authentication of Ex. 1]
Selwyn Decl. ¶ 4		2051-0		2050 (Apple Opp. to SS JMOL)	27:27 (attaching Ex. 1, <i>infra</i>)
Selwyn Decl. Ex. 1	Transcript of the video deposition of Dr. Ahn as played for the jury on August 17, 2012	2051-1		2050 (Apple Opp. to SS JMOL)	27:27

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Kim Decl. ¶ 1		1989-1			[Introduction]
Kim Decl. ¶ 2		1989-1		2002 (Apple JMOL Mtn.)	8:3-4 (attaching Ex. A, <i>infra</i>)
Kim Decl. Ex. A	Corrected Public Non-Confidential Brief of Defendants-Appellees, filed by Samsung in the Federal Circuit on January 11, 2012	1989-2		2002 (Apple JMOL Mtn.)	8:3-4