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CO., LTD., SAMSUNG ELECTRONICS
16 AMERICA, INC. and SAMSUNG
TELECOMMUNICATIONS AMERICA, LLC

17 UNITED STATES DISTRICT COURT

18 NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION

19 APPLE INC., a California corporation,

20 Plaintiff,

21 vs.

22 SAMSUNG ELECTRONICS CO., LTD., a
23 Korean business entity; SAMSUNG
ELECTRONICS AMERICA, INC., a New
24 York corporation; SAMSUNG
TELECOMMUNICATIONS AMERICA,
25 LLC, a Delaware limited liability company,

26 Defendants.

CASE NO. 11-cv-01846-LHK

**SAMSUNG'S RESPONSE TO THE
COURT'S DECEMBER 4, 2012 ORDER
TO FILE LISTS OF SUPPORTING
DOCUMENTATION**

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1 Samsung respectfully submits this response to the Court's December 4, 2012, Order to File
 2 Lists of Supporting Documentation (ECF No. 2181).

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
Samsung's Motion on Non-Jury Claims, Including Indefiniteness (Dkt. 1988)		
1988-01	Declaration of B. Dylan Proctor ISO Samsung's Motion on Non-Jury Claims, Including Indefiniteness	Dkt. 1988 at 3:17, 4:3, 4:28, 5:2, 5:5, 5:11, 5:13, 6:13, 6:21-22, 6:24, 7:12-16, 7:18-22, 8:7-9, 8:16-21, 10:12, 10:14-15, 11:19-20
1988-02	Exhibit 1 [JX 1046] to Proctor Declaration	Dkt. 1988 at 3:17, 10:12
1988-03	Exhibit 2 [JX 1049] to Proctor Declaration	Dkt. 1988 at 4:3
1988-04	Exhibit 3 [RT 556-930] to Proctor Declaration	Dkt. 1988 at 4:28, 5:2
1988-05	Exhibit 4 [RT 1638-1988] to Proctor Declaration	Dkt. 1988 at 5:5, 5:8, 10:14-15, 11:19-20
1988-06	Exhibit 5 [RT 2651-2965] to Proctor Declaration	Dkt. 1988 at 5:11, 5:13
1988-07	Exhibit 6 [JX 1040] to Proctor Declaration	Dkt. 1988 at 6:13, 6:21-22, 7:12-14
1988-08	Exhibit 7 [JX 1041] to Proctor Declaration	Dkt. 1988 at 6:13, 6:24, 8:7
1988-09	Exhibit 8 [JX 1042] to Proctor Declaration	Dkt. 1988 at 6:13, 7:28
1988-10	Exhibit 9 [JX 1043] to Proctor Declaration	Dkt. 1988 at 6:13, 8:7
1988-11	Exhibit 10 [July 24, 2012 Hearing Transcript] to Proctor Declaration	Dkt. 1988 at 6:14-16
1988-12	Exhibit 11 [JX 1005] to Proctor Declaration	Dkt. 1988 at 7:16
1988-13	Exhibit 12 [DX 741] to Proctor Declaration	Dkt. 1988 at 7:15
1988-14	Exhibit 13 [RT 283-555] to Proctor Declaration	Dkt. 1988 at 7:18-19
1988-15	Exhibit 14 [RT 3387-3711] to Proctor Declaration	Dkt. 1988 at 7:20-21
1988-16	Exhibit 15 [DX 810] to Proctor Declaration	Dkt. 1988 at 7:22
1988-17	Exhibit 16 [RT 931-1296] to Proctor Declaration	Dkt. 1988 at 7:3-4, 8:8-9, 8:16-21
1988-18	Exhibit 17 [PX 52] to Proctor Declaration	Dkt. 1988 at 10:14, 11:20
1988-19	Exhibit 18 [DX 800] to Proctor Declaration	Dkt. 1988 at 11:20
1988-20	Exhibit 19 [DX 801] to Proctor Declaration	Dkt. 1988 at 11:20
Samsung's Motion for JMOL, New Trial, and/or Remittitur (Dkt. 2013)		
1900-04, 2013-01	Declaration of Susan R. Estrich ISO Samsung's Motion for JMOL, New Trial, and/or Remittitur ("Estrich Declaration")	Dkt. 2013 at 2:16, 2:18, 2:19, 2:21, 3:2-3, 3:10, 3:16-19, 13 n.12 Dkt. 2131 at 1:25
1900-05, 2013-02	Exhibit A [excerpt of the complaint filed by Seagate Technology, Inc. against Velvin Hogan, which was	Dkt. 2013 at 2:16

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
	obtained from the bankruptcy court file] to Estrich Declaration	
1900-06, 2013-03, 2024	Exhibit B [bankruptcy court file from In re Velvin R. Hogan and Carol K. Hogan, Case No. 93-58291-MM (Bankr. N.D. Cal. Dec. 27, 1993)] to Estrich Declaration	Dkt. 2013 at 2:18
1900-07, 2013-04	Exhibit C [article entitled “Samsung Sells HDD Division to Seagate for \$1.375 billion”] to Estrich Declaration	Dkt. 2013 at 2:19
1900-08, 2013-05	Exhibit D [article entitled “Seagate to Buy Samsung’s Disk-Drive Unit”] to Estrich Declaration	Dkt. 2013 at 2:21
1900-09, 2013-06	Exhibit E [article entitled “Samsung Hard Drives Now Belong to Seagate”] to Estrich Declaration	Dkt. 2013 at 2:21
1900-10, 2013-07	Exhibit F [Seagate’s Form 10-K filed on August 17, 2011 for the period ending July 1, 2011] to Estrich Declaration	Dkt. 2013 at 2:21
1900-11, 2013-08	Exhibit G [Yahoo Finance web page identifying the major stock holders of Seagate] to Estrich Declaration	Dkt. 2013 at 2:21
1900-12, 2013-09	Exhibit H [article entitled “‘I Expected To Be Dismissed’: Even jury foreman on Apple case against Samsung admits he thought his own patents would make him ineligible”] to Estrich Declaration	Dkt. 2013 at 3:2
1900-13, 2013-10	Exhibit I [article entitled “Apple v. Samsung jury foreman: only the ‘court of popular opinion’ can change the patent system”] to Estrich Declaration	Dkt. 2013 at 3:3, 3:10
1900-14, 2013-11	Exhibit J [article entitled “Jury foreman in Apple v. Samsung: Verdict a message that copying is a big risk”] to Estrich Declaration	Dkt. 2013 at 3:10
1900-15, 2013-12	Exhibit K [article entitled “Jury Didn’t Want to Let Samsung Off Easy in Apple Trial: Foreman”] to Estrich Declaration	Dkt. 2013 at 3:10
1900-16, 2013-13	Exhibit L [article entitled “Apple versus Samsung: Full interview with the jury foreman”] to Estrich Declaration	Dkt. 2013 at 3:18, 13 n.12
1900-17, 2013-14	Exhibit M [article entitled “Jury foreman in Apple vs. Samsung had ‘light bulb moment’”] to Estrich Declaration	Dkt. 2013 at 3:17, 3:18
1900-18, 2013-15	Exhibit N [video embedded at www.bloomberg.com, headlined “Jury Foreman Discusses Apple-Samsung Trial, Verdict,” and a transcript thereof] to Estrich Declaration	Dkt. 2013 at 3:16
1900-19, 2013-16	Exhibit O [article entitled “Ask Apple Vs Samsung Jury Foreman Velvin Hogan Whatever You Want”] to Estrich Declaration	Dkt. 2013 at 3:19

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
1900-20	Declaration of Michael J. Wagner ISO Samsung's Motion for JMOL, New Trial, and/or Remittitur ("Wagner Declaration")	Dkt. 2013 at 18:2, 18:6, 18:9, 18:12, 18:20, 24:2, 25:2, 25:10, 25:15, 25:23, 26:6 Dkt. 2053 at 24:10-11, 25:7, 25:20-21, 26:3, 27:6-7, 29:11-12
1900-21	Exhibit A [CV] to Wagner Declaration	Dkt. 1900-20 (Wagner Declaration) at ¶ 2
1900-22	Exhibit B [calculation worksheets] to Wagner Declaration	Dkt. 2013 at 18:2, 18:6, 18:9, 18:12, 18:20, 24:2, 25:2, 25:10, 25:15, 25:23, 26:6, citing Dkt. 1900-20 (Wagner Declaration) at ¶¶ 11-32
1991	Declaration of John Pierce ISO Samsung's Motion for JMOL, New Trial, and/or Remittitur ("Pierce Declaration")	Dkt. 2013 at 2:13, 2:15, 3:5, 3:7, 4:18, 4:23, 5:4, 5:8-9, 5:14, 5:19, 5 n.2, 6:2, 6:10, 6:18-19, 6:22-23, 7:1-2, 7:14-15, 7:22, 7 n.4, 7 n.5, 8:2, 8:8, 9:7-10, 9:14, 9 n.8, 10:10, 11:3, 11:13, 11:16, 12:2-3, 12:11, 12:15, 12:18, 12:20, 13:2, 13:4-5, 13:17-18, 13:20, 13:23, 14:1-2, 14:4, 14:7, 14:9-10, 14:24, 14:26, 15:1, 15:11, 15:21-22, 17:6, 17:10, 17:12, 17:20, 19:19-20, 20:3, 20:6, 20:8, 20:10-11, 20:13-14, 20:16, 21:9, 21:11-12, 21:14, 21:18, 21 n.17, 22:1-2, 22:4-5, 22:10-11, 22:19, 22:21-22, 22 n.18, 22 n.19, 23:7, 23:14, 23:20, 23:23-24, 23:26, 24:2, 25:2, 25 n.21, 26:10, 26:12-13, 27:10, 27:26, 28:12, 28:19-20, 29:1-2, 29:8, 29:10, 29:13, 29:15, 29:17-18, 29:22, 29:25, 30:8, 30:16-26
1991-01	Exhibit 1 [RT Volume 1] to Pierce Declaration	Dkt. 2013 at 2:13, 2:15, 3:5, 3:7, 30:16-26
1991-02	Exhibit 2 [RT Volume 2] to Pierce Declaration	Dkt. 2013 at 5:9, 9:14, 30:18, 30:22, 30:16-26
1991-03	Exhibit 3 [RT Volume 3] to Pierce Declaration	Dkt. 2013 at 5:12, 9:8, 9:9, 11:16, 29:8, 30:20, 30:16-26
1991-04	Exhibit 4 [RT Volume 4] to Pierce Declaration	Dkt. 2013 at 4:18, 4:23, 5:4,

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
		5:8, 5:14, 5:19, 5 n.2, 6:2, 6:10, 7:22, 7 n.4, 7 n.5, 9:7, 17:6, 30:21, 30:16-26
1991-05	Exhibit 5 [RT Volume 5] to Pierce Declaration	Dkt. 2013 at 5 n.2, 6:18, 6:19, 6:22, 6:23, 7:1, 7:2, 7 n.5, 10:10, 11:3, 11:13, 20:3, 30:22-23, 30:16-26
1991-06	Exhibit 6 [RT Volume 6] to Pierce Declaration	Dkt. 2013 at 12:2, 13:17, 13:18, 13:20, 13:23, 14:2, 14:7, 14:10, 14:24, 14:26, 15:1, 15:21, 21:12, 23:14, 23:26, 30:16-26
1991-07	Exhibit 7 [RT Volume 7] to Pierce Declaration	Dkt. 2013 at 12:15, 12:20, 13:4, 17:10, 20:8, 20:10, 20:11, 21:9, 21:11, 21:14, 21:18, 22:1, 21 n.17, 22:2, 22:5, 22:10, 22:11, 22:19, 22:21, 22:22, 22 n.18, 23:7, 23:20, 23:23, 25 n.21, 30:16-26
1991-08	Exhibit 8 [RT Volume 8] to Pierce Declaration	Dkt. 2013 at 7:14, 7 n.4, 8:2, 9:10, 29:17, 29:25, 30:8, 30:16-26
1991-09	Exhibit 9 [RT Volume 9] to Pierce Declaration	Dkt. 2013 at 12:11, 12:18, 13:2, 14:1, 14:4, 14:9, 30:16-26
1991-10	Exhibit 10 [RT Volume 10] to Pierce Declaration	Dkt. 2013 at 20:13-14, 20:13, 20:16, 21 n.17, 29:2, 29:10, 29:15, 29:18, 29:21, 30:7, 30:16-26
1991-11	Exhibit 11 [RT Volume 11] to Pierce Declaration	Dkt. 2013 at 6:4, 8:7, 26:21, 27:1, 27:3, 27:4, 27:6, 28:1, 28:12, 28:18, 28:20, 30:16-26
1991-12	Exhibit 12 [RT Volume 12] to Pierce Declaration	Dkt. 2013 at 9 n.8, 17:12, 30:16-26
1991-13, 2013-17	Exhibit 13 [Deposition of Peter Bressler] to Pierce Declaration	Dkt. 1991 (Pierce Declaration) at ¶ 15
1991-14	Exhibit 14 [PX 25A1] to Pierce Declaration	Dkt. 2013 at 17:20, 22:4, 22:21, 22 n.18, 22 n.19, 23:23, 25:2, 26:10, 26:12, 26:13
1991-15	Exhibit 15 [PX 34] to Pierce Declaration	Dkt. 2013 at 20:8, 21:9
1991-16	Exhibit 16 [PX 52] to Pierce Declaration	Dkt. 2013 at 12:3, 15:22, 23:24
1991-17	Exhibit 17 [PS 69] to Pierce Declaration	Dkt. 2013 at 19:20, 20:6
1991-18,	Exhibit 18 [PX 79] to Pierce Declaration	Dkt. 2013 at 28:12

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
2013-18		
1991-19, 2001	Exhibit 19 [PX 81] to Pierce Declaration	Dkt. 2013 at 29:1
1991-20	Exhibit 20 [PX 180] to Pierce Declaration	Dkt. 2013 at 17:10
1991-21	Exhibit 21 [PX 194] to Pierce Declaration	Dkt. 2013 at 21:9
1991-22	Exhibit 22 [PX 218] to Pierce Declaration	Dkt. 2013 at 28:19
1991-23	Exhibit 23 [DX 511] to Pierce Declaration	Dkt. 2013 at 5:19, 7:15
1991-24	Exhibit 24 [DX 533] to Pierce Declaration	Dkt. 2013 at 29:17, 29:22
1991-25	Exhibit 25 [DX 550] to Pierce Declaration	Dkt. 2013 at 12:15,
1991-26	Exhibit 26 [DX 561] to Pierce Declaration	Dkt. 2013 at 13:5
1991-27	Exhibit 27 [DX 592] to Pierce Declaration	Dkt. 2013 at 19:19, 20:6
1991-28	Exhibit 28 [DX 645] to Pierce Declaration	Dkt. 2013 at 30:8
1991-29	Exhibit 29 [DX 712] to Pierce Declaration	Dkt. 2013 at 15:11
1991-30	Exhibit 30 [DX 727] to Pierce Declaration	Dkt. 2013 at 5:19, 7:15
1991-31	Exhibit 31 [DX 728] to Pierce Declaration	Dkt. 2013 at 5:19, 7:15
1991-32	Exhibit 32 [DX 800] to Pierce Declaration	Dkt. 2013 at 12:3
1991-33	Exhibit 33 [DX 805] to Pierce Declaration	Dkt. 2013 at 8:2
1991-34	Exhibit 34 [DX 810] to Pierce Declaration	Dkt. 2013 at 8:8
1991-35	Exhibit 35 [JX 1046] to Pierce Declaration	Dkt. 2013 at 13:5, 15:19
1991-36	Exhibit 36 [JX 1069] to Pierce Declaration	Dkt. 2013 at 29:13
1991-37	Exhibit 37 [JX 1070] to Pierce Declaration	Dkt. 2013 at 27:26
1991-38	Exhibit 38 [JX 1073] to Pierce Declaration	Dkt. 2013 at 27:10
1991-39	Exhibit 39 [JX 1081] to Pierce Declaration	Dkt. 2013 at 13:5
1991-40	Exhibit 40 [JX 1093] to Pierce Declaration	Dkt. 2013 at 5:19, 7:15
1991-41	Exhibit 41 [JX 1500] to Pierce Declaration	Dkt. 2013 at 24:2
1991-42	Exhibit 42 [SDX 5010.167, email from Howarth] to Pierce Declaration	Dkt. 1991 (Pierce Declaration) at ¶ 44
1991-43	Exhibit 43 [Closing Slides] to Pierce Declaration	Dkt. 1991 (Pierce Declaration) at ¶ 45
1991-44	Exhibit 44 [JX 1044] to Pierce Declaration	Dkt. 2013 at 15:19
1991-45	Exhibit 45 [PDX 2627] to Pierce Declaration	Dkt. 1991 (Pierce Declaration) at ¶ 47
		Dkt. 2131 at 7:10
1991-46	Exhibit 46 [PDX 34B] to Pierce Declaration	Dkt. 2013 at 20:8
1991-47	Exhibit 47 [DX 781] to Pierce Declaration	Dkt. 1991 (Pierce Declaration) at ¶ 49
		Dkt. 2131 at 14 n.14, 15n.16
1993	Corrected Declaration of John Pierce ISO Samsung's Motion for JMOL, New Trial, and/or Remittitur ("Pierce Corrected Declaration")	Dkt. 2013 at 5 n.2, 7n.4, 21:18
1993-01	Exhibit 48 [PX 572.82] to Pierce Corrected Declaration	Dkt. 2013 at 21:18
1993-02	Exhibit 49 [DX 807] to Pierce Corrected Declaration	Dkt. 2013 at 5 n.2, 7 n.4
2012	Supplemental Declaration of Susan R. Estrich ISO	Filed in response to Apple's

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
	Samsung's Motion for JMOL, New Trial, and/or Remittitur ("Estrich Supplemental Declaration")	request. See Dkt. 2012-01, Exhs. A and B. Dkt. 2131 at 1:27, 2:5
2012-01	Exhibit A [Apple email] to Estrich Supplemental Declaration	Dkt. 2012 (Estrich Supplemental Declaration) at ¶ 3 Dkt. 2108 at 2:13, Dkt. 2108 at 1:8
2012-01	Exhibit B [article entitled "Samsung goes after jury foreman in bid to reverse Apple verdict."] to Estrich Supplemental Declaration	Dkt. 2012 (Estrich Supplemental Declaration) at ¶ 4 Dkt. 2131 at 1:27, 2:5
2022	Supplemental Declaration of Michael T. Zeller ISO Samsung's Motion for JMOL, New Trial, and/or Remittitur ("Zeller Supplemental Declaration")	Filed in response to Apple's request. See Dkt. 2025, Exhs. A and C. Dkt. 2108 at 2:4, Dkt. 2108 at 1:10
2025	Exhibit A [Apple email] to Zeller Supplemental Declaration	Dkt. 2022 (Zeller Supplemental Declaration) at ¶ 2 Dkt. 2108 at 2:13, Dkt. 2108 at 1:8
2025	Exhibit B [Declaration of Michael T. Zeller] to Zeller Supplemental Declaration	Dkt. 2022 (Zeller Supplemental Declaration) at ¶ 9 Dkt. 2108 at 2:18
2025	Exhibit C [Apple email request] to Zeller Supplemental Declaration	Dkt. 2022 (Zeller Supplemental Declaration) at ¶ 2, 9 Dkt. 2108 at 2:28
2025	Exhibit D [LexisNexis report re: Mr. Hogan] to Zeller Supplemental Declaration	Dkt. 2022 (Zeller Supplemental Declaration) at ¶ 9 Dkt. 2108 at 3:15
2025	Exhibit E [articles re: Mr. Hogan] to Zeller Supplemental Declaration	Dkt. 2022 (Zeller Supplemental Declaration) at ¶ 4 Dkt. 2108 at 3:9
2025	Exhibit F [article entitled "Samsung goes after jury foreman in bid to reverse Apple verdict"] to Zeller Supplemental Declaration	Dkt. 2022 (Zeller Supplemental Declaration) at ¶ 7

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
		Dkt. 2108 at 3 n.1
		Dkt 2131 at 4 n.2
2025	Exhibit G [article entitled “Samsung Claims Jury Foreman Misconduct Tainted Apple Case”] to Zeller Supplemental Declaration	Dkt. 2022 (Zeller Supplemental Declaration) at ¶ 8 Dkt. 2131 at 2:7, 4 n.2
2025	Exhibit H [<i>In re Velvin R. Hogan and Carol K. Hogan</i> , Case No. 93-58291-MM (Bankr. N.D. Cal. Dec. 27, 1993)] to Zeller Supplemental Declaration	Dkt. 2022 (Zeller Supplemental Declaration) at ¶ 4 Dkt. 2131 at 2:21-22
2025	Exhibit I [<i>Seagate Tech., Inc. v. Hogan</i> , MS 93-0919 (Santa Cruz Municipal Ct.)] to Zeller Supplemental Declaration	Dkt. 2022 (Zeller Supplemental Declaration) at ¶ 5 Dkt. 2131 at 2:22-23
Samsung’s Response to Apple’s Brief Regarding Non-Jury Claims (Dkt. 2029)		
2029-02	Declaration of Victoria Maroulis ISO Samsung’s Response to Apple’s Brief Regarding Non-Jury Claims (“Maroulis Declaration”)	Dkt. 2029 at 2:20, 2:24-25, 2 n.1, 3:1-3, 3:17, 3:19-20, 3:24, 3:26, 5:3, 5:5, 5:7, 6:3, 6:14, 6:22, 6:24, 6 n.3, 7:16, 7:19, 8:9, 8:12, 8:15, 9:17-18, 9:22, 9:27, 10:17, 10:20, 10:24, 11:9,11:14, 11:19, 12:4, 12:8, 12:13-14
2029-03	Exhibit 1 [RT 3125-3142] to Maroulis Declaration	Dkt. 2029 at 3:24, 9:27, 10:24, 12:4, 12:8
2029-04	Exhibit 2 [RT 3457-3650] to Maroulis Declaration	Dkt. 2029 at 3:17, 3:19-20, 3:26, 5:5, 6:14, 6:22, 6:24, 8:9, 8:15, 9:17-18, 9:27, 10:20, 10:24, 11:9,11:14, 11:19, 12:4, 12:13
2029-05	Exhibit 3 [PX 74] to Maroulis Declaration	Dkt. 2029 at 2:20, 3:1-3, 6:3, 6 n.3, 7:19
2029-06	Exhibit 4 [PX 80] to Maroulis Declaration	Dkt. 2029 at 10:24
2029-07	Exhibit 5 [PX 122] to Maroulis Declaration	Dkt. 2029 at 8:12, 9:22
2030-00	Exhibit 6 [DX 549] to Maroulis Declaration	Dkt. 2029 at 8:9
2030-01	Exhibit 7 [DX 613] to Maroulis Declaration	Dkt. 2029 at 2:24, 2:25, 5:3, 10:17, 12:14
2030-02	Exhibit 8 [DX 630] to Maroulis Declaration	Dkt. 2029 at 12:4
2030-03	Exhibit 9 [794 ID 467-490] to Maroulis Declaration	Dkt. 2029 at 2 n.1
2030-04	Exhibit 10 [794 Deposition of Jun Won Lee 111-118] to Maroulis Declaration	Dkt. 2029 at 7:16

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
2030-05	Exhibit 11 [Apple's Responses to Samsung's Fourth and Fifth Sets of Requests for Admission] to Maroulis Declaration	Dkt. 2029 at 5:7
Samsung's Reply in Support of Motion on Non-Jury Claims, Including Indefiniteness (Dkt. 2042)		
2042-01	Declaration of John Pierce ISO Samsung's Reply in Support of Motion on Non-Jury Claims, Including Indefiniteness ("Pierce Declaration")	Dkt. 2042 at 1:13-14, 2:17, 3 n.1, 6:24
2042-02	Exhibit 1 [excerpts from 04/26/12 Deposition of Karan Singh] to Pierce Declaration	Dkt. 2042 at 1:13-14
2042-03	Exhibit 2 [excerpts from Samsung's invalidity contentions for the '163 patent] to Pierce Declaration	Dkt. 2042 at 2:17
2042-04	Exhibit 3 [excerpts from 10/18/11 Deposition of Freddy Anzures] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-05	Exhibit 4 [excerpts from 10/27/11 Deposition of Daniel Coster] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-06	Exhibit 5 [excerpts from 03/23/12 ITC 796 Deposition of Kurt Dammerman] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-07	Exhibit 6 [excerpts from 10/21/11 Deposition of Daniele de Iuliis] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-08	Exhibit 7 [excerpts from 10/31/11 Deposition of Richard Howarth] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-09	Exhibit 8 [excerpts from 07/16/12 Deposition of Richard Howarth] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-10	Exhibit 9 [excerpts from 10/16/11 Deposition of Duncan Kerr] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-11	Exhibit 10 [excerpts from 10/24/11 Deposition of Matthew Rohrbach] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-12	Exhibit 11 [excerpts from 10/27/11 Deposition of Eugene Whang] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-13	Exhibit 12 [excerpts from 10/21/11 Deposition of Rico Zorkendorfer] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-14	Exhibit 13 [excerpts from 02/23/12 ITC 796 Deposition of Matthew Rohrbach] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-15	Exhibit 14 [excerpts from 02/17/12 ITC 796 Deposition of Eugene Wang] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-16	Exhibit 15 [excerpts from 02/08/12 ITC 796 Deposition of Richard Howarth] to Pierce Declaration	Dkt. 2042 at 3 n.1
2042-17	Exhibit 16 [Order Granting Request for Ex Parte Application re: '915 patent] to Pierce Declaration	Dkt. 2042 at 6:24
2042-18	Exhibit 17 [Order Granting Request for Ex Parte Application re: '381 patent] to Pierce Declaration	Dkt. 2042 at 6:24
Samsung's Opposition to Apple's Motion for JMOL, New Trial, and Amended Judgment (Dkt. 2053)		

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
2058	Declaration of John Pierce ISO Samsung's Opposition to Apple's Motion for JMOL, New Trial, and Amended Judgment ("Pierce Declaration")	Dkt. 2053 at 1:18-25, 1:27, 2:3, 2:5, 2:7-8, 2:21-22, 2:24-28, 3:2, 3:10, 3:25, 4:2-4, 4:18-19, 4:23-5:2, 5:6-9, 5:11-13, 5:24-6:1, 6:4, 6:8-9, 6:23, 7:1, 7:3-5, 7:7-12, 7:18-19, 7:23, 8:3-4, 8:11-12, 8:14, 8 n. 5, 8:22-24, 9:12, 10:4, 10:12, 10:15, 11:25-26, 11:28, 12:9-11, 12:20-21, 12:23-24, 13:1-2, 13:7-12, 13:17-18, 13:24-28, 15:20, 16:26, 17:15, 17:17, 17:23, 17:25, 18:2-3, 18:8, 18:16-17, 18:21, 18:28-19:1, 19:3, 19:9, 19:12, 19:14, 19:18-21, 19:24-26, 20:1, 20:12-13, 20 n.9, 21:3, 21:5, 21:14, 21:27, 22:2, 22:4, 22:9-11, 22:26, 23:1, 23 n.10, 25:13-14, 25:17, 25:20-21, 29:20-21
2062-01	Exhibit 1 [RT 496-502, 519-531, 535-542] to Pierce Declaration	Dkt. 2053 at 2:7, 7:4, 7:7-8, 7:18, 7:19
2062-01	Exhibit 2 [RT 614-632, 642-649, 671-686, 875-882, 885-903] to Pierce Declaration	Dkt. 2053 at 1:25, 2:7-8, 3:25, 4:23, 5:2, 5:6-8, 6:4, 9:12, 13:8-10, 13:17-18, 15:20
2062-01	Exhibit 3 [RT 1076-1082, 1087-1107, 1116-1130, 1156-1168, 1196-1211, 1223-1236] to Pierce Declaration	Dkt. 2053 at 1:22, 1:27, 2:5, 3:25, 4:24, 7:3, 7:5, 7:9, 7:11-12, 8:12, 8:14, 8 n.5, 9:12, 10:12, 11:28, 12:9-10, 13:7
2062-01	Exhibit 4 [RT 1338-1345, 1448-1458, 1467-1472, 1529-1545, 1562-1571, 1591-1605] to Pierce Declaration	Dkt. 2053 at 1:23, 2:3, 2:24-25, 3:25, 4:24, 5:9, 5:24-6:1, 6:8-9, 12:20-21, 13:11
2062-01	Exhibit 5 [RT 1676-1685, 1699-1724, 1738-1756] to Pierce Declaration	Dkt. 2053 at 2:26, 2:28, 3:2, 3:25, 3:25, 4:2-4, 12:23-24
2062-01	Exhibit 6 [RT 2043-2064, 2081-2087, 2120-2126] to Pierce Declaration	Dkt. 2053 at 25:13, 29:20-21
2062-01	Exhibit 7 [RT 2594-2612] to Pierce Declaration	Dkt. 2053 at 1:18-21, 8:11, 8:22-24, 13:9
2062-01	Exhibit 8 [RT 2799-2818, 2828-2834, 2907-2915, 2919-2927] to Pierce Declaration	Dkt. 2053 at 5:11-13, 13:24-25, 13:28
2062-01	Exhibit 9 [RT 3127-3140, 3211-3219, 3231-3245, 3323-3329] to Pierce Declaration	Dkt. 2053 at 17:17, 17:25, 18:2, 21:3, 22:9-10, 23:1
2062-01	Exhibit 10 [RT 3429-3441, 3457-3463, 3514-3532, 3576-3585, 3608-3615, 3641-3672] to Pierce	Dkt. 2053 at 8:3, 17:15, 18:2-3, 18:8, 18:16-17, 18:21,

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
	Declaration	19:18-21, 19:25-26, 20:1, 20:12-13, 20 n.9, 21:3, 21:5, 21:14, 21:27, 22:2, 22:4, 22:10-11, 22:26
2062-01	Exhibit 11 [RT 4006-4015] to Pierce Declaration	Dkt. 2053 at 7:23
2062-02	Exhibit 12 [PX11] to Pierce Declaration	Dkt. 2053 at 1:24-25, 3:10, 6:4
2062-03	Exhibit 13 [PX25A] to Pierce Declaration	Dkt. 2053 at 25:17, 26:3, 27:2
2062-04	Exhibit 14 [PX 54] to Pierce Declaration	Dkt. 2053 at 4:25-5:1
2062-04	Exhibit 15 [PX 59] to Pierce Declaration	Dkt. 2053 at 4:18-19, 5:1-2
2062-04	Exhibit 16 [PX 60] to Pierce Declaration	Dkt. 2053 at 5:1-2
2062-04	Exhibit 17 [PX 74] to Pierce Declaration	Dkt. 2053 at 19:9, 19:14, 19:24, 20 n.9
2062-04	Exhibit 18 [PX 80] to Pierce Declaration	Dkt. 2053 at 22:26, 23 n.10
2062-04	Exhibit 19 [PX 113] to Pierce Declaration	Dkt. 2053 at 17:23
2062-05	Exhibit 20 [PX 122] to Pierce Declaration	Dkt. 2053 at 19:3, 23 n.10
2062-06	Exhibit 21 [PX 128] to Pierce Declaration	Dkt. 2053 at 1:25, 3:10, 6:4
2062-06	Exhibit 22 [DX 562] to Pierce Declaration	Dkt. 2053 at 13:12
2062-06	Exhibit 23 [DX 613] to Pierce Declaration	Dkt. 2053 at 18:28-19:1, 19:12
2062-06	Exhibit 24 [DX 630] to Pierce Declaration	Dkt. 2053 at 21:3, 23:1, 23 n.10
2062-07	Exhibit 25 [DX 687] to Pierce Declaration	Dkt. 2053 at 2:21-22
2062-08	Exhibit 26 [DX 712] to Pierce Declaration	Dkt. 2053 at 13:18
2062-08	Exhibit 27 [DX 740] to Pierce Declaration	Dkt. 2053 at 7:19, 10:15
2062-08	Exhibit 28 [DX 741] to Pierce Declaration	Dkt. 2053 at 7:19, 10:12
2062-09	Exhibit 29 [DX 781] to Pierce Declaration	Dkt. 2053 at 16:26
2062-09	Exhibit 30 [DX 900] to Pierce Declaration	Dkt. 2053 at 5:11
2062-09	Exhibit 31 [Nook Color Tablet DX 2526] to Pierce Declaration	Dkt. 2053 at 2:26
2062-09	Exhibit 32 [Motorola Zoom Tablet DX 2529] to Pierce Declaration	Dkt. 2053 at 2:27
2062-09	Exhibit 33 [DX 2627] to Pierce Declaration	Dkt. 2053 at 13:18
2062-10	Exhibit 34 [JX 1004 iPad] to Pierce Declaration	Dkt. 2053 at 8:4
2062-10	Exhibit 35 [JX 1007 Galxy S i9000] to Pierce Declaration	Dkt. 2053 at 13:26-27
2062-10	Exhibit 36 [JX 1009 Intercept] to Pierce Declaration	Dkt. 2053 at 13:26-27
2062-10	Exhibit 37 [JX 1010 Galaxy S Vibrant] to Pierce Declaration	Dkt. 2053 at 13:26-27
2062-10	Exhibit 38 [JX 1011 Galaxy S Captivate] to Pierce Declaration	Dkt. 2053 at 13:2, 13:26-27
2062-10	Exhibit 39 [JX 1012 Galaxy S Epic 4G] to Pierce Declaration	Dkt. 2053 at 13:26-27
2062-10	Exhibit 40 [JX 1013 Galaxy S Fascinate] to Pierce Declaration	Dkt. 2053 at 13:26-27
2062-10	Exhibit 41 [JX 1014 Transform] to Pierce Declaration	Dkt. 2053 at 13:26-27

	ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
1			
2	2062-10	Exhibit 42 [JX 1015 Galaxy S Mesmerize] to Pierce Declaration	Dkt. 2053 at 13:26-27
3	2062-10	Exhibit 43 [JX 1016 Galaxy S Continuum] to Pierce Declaration	Dkt. 2053 at 13:2, 13:26-27
4			
5	2062-10	Exhibit 44 [JX 1019 Galaxy S 4G] to Pierce Declaration	Dkt. 2053 at 13:26-27
6	2062-10	Exhibit 45 [JX 1020 Gem] to Pierce Declaration	Dkt. 2053 at 13:26-27
7	2062-10	Exhibit 46 [JX 1022 Galaxy Prevail] to Pierce Declaration	Dkt. 2053 at 13:2, 13:26-27
8	2062-10	Exhibit 47 [JX 1023 Nexus S 4G] to Pierce Declaration	Dkt. 2053 at 13:26-27
9	2062-10	Exhibit 48 [JX 1024 Replenish] to Pierce Declaration	Dkt. 2053 at 13:26-27
10	2062-10	Exhibit 49 [JX 1025 Droid Charge] to Pierce Declaration	Dkt. 2053 at 13:2, 13:26-27
11	2062-10	Exhibit 50 [JX 1026 Indulge] to Pierce Declaration	Dkt. 2058 (Pierce Declaration) at ¶ 52
12	2062-10	Exhibit 51 [JX 1027 Infuse 4G] to Pierce Declaration	Dkt. 2053 at 12:9, 13:2, 13:26-27
13	2062-10	Exhibit 52 [JX 1028 Exhibit 4G] to Pierce Declaration	Dkt. 2053 at 13:26-27
14			
15	2062-10	Exhibit 53 [JX 1030 Galaxy Ace] to Pierce Declaration	Dkt. 2053 at 11:25-26, 13:26-27
16	2062-10	Exhibit 54 [JX 1031 Galaxy S II (AT&T)] to Pierce Declaration	Dkt. 2053 at 12:9, 12:3, 13:2, 13:26-27
17	2062-10	Exhibit 55 [JX 1032 Galaxy S II (i9100)] to Pierce Declaration	Dkt. 2053 at 12:10-11, 12:3, 13:2, 13:26-27
18	2062-10	Exhibit 56 [JX 1033 Galaxy S II (T-Mobile)] to Pierce Declaration	Dkt. 2053 at 13:2, 13:26-27
19	2062-10	Exhibit 57 [JX 1034 Galaxy S II (Epic 4G Touch)] to Pierce Declaration	Dkt. 2053 at 12:11, 10:4, 13:2
20	2062-10	Exhibit 58 [JX 1035 Galaxy S II (Skyrocket)] to Pierce Declaration	Dkt. 2053 at 12:11, 10:4,13:2
21	2062-10	Exhibit 59 [JX 1036 (Galaxy Tab 7.0)] to Pierce Declaration	Dkt. 2053 at 13:26-27¶
22			
23	2062-10	Exhibit 60 [JX 1037 (Galaxy Tab 10.1 (WiFi))] to Pierce Declaration	Dkt. 2053 at 6:23, 6:24, 7:10, 7:23, 13:26-27
24	2062-10	Exhibit 61 [JX 1038 (Galaxy Tab 10.1) (4G LTE)] to Pierce Declaration	Dkt. 2053 at 6:23, 7:10, 7:23
25	2062-10	Exhibit 62 [JX 1039] to Pierce Declaration	Dkt. 2053 at 13:1
26	2062-10	Exhibit 63 [JX 1040] to Pierce Declaration	Dkt. 2053 at 7:1, 7:18
27	2062-10	Exhibit 64 [JX 1043] to Pierce Declaration	Dkt. 2053 at 11:26
28	2059	Declaration of Michael J. Wagner ISO Samsung's Opposition to Apple's Motion for JMOL, New Trial,	Dkt. 2053 at 25:14, 26:11-12, 28:2, 30:18, 30:23, 30 n.24

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
	and Amended Judgment (“Wagner Declaration”)	
2059	Exhibit A [CV] to Wagner Declaration	Dkt. 2059 (Wagner Declaration) at ¶ 2
2059b	Exhibit B [calculations and schedules] to Wagner Declaration	Dkt. 2053 at 26:11-12, 28:2, 30:18, 30:23, and 30 n.24, citing Dkt. 2059 (Wagner Declaration) at ¶¶ 14 n.7, 15n.8, 17, 18 n.11, 23 n.18, 24 n.19, 25 n.20, 25 n.21
2059c	Exhibit C [Supplemental Damages Schedules of Terry L. Musika] to Wagner Declaration	Dkt. 2053 at 25:14, 28:2
Samsung’s Opposition to Apple’s Motion for a Permanent Injunction (Dkt. 2054)		
2054-01	Declaration of Tülin Erdem ISO Samsung’s Opposition to Apple’s Motion for a Permanent Injunction (“Erdem Declaration”)	Dkt. 2054 at 13:21
2054-01	Exhibit 1 [CV] to Erdem Declaration	Dkt. 2054-01 (Erdem Declaration) at ¶ 7
2054-01	Exhibit 2 [list of materials relied upon] to Erdem Declaration	Dkt. 2054-01 (Erdem Declaration) at ¶ 12
2054-02	Declaration of Stephen Gray ISO Samsung’s Opposition to Apple’s Motion for a Permanent Injunction (“Gray Declaration”)	Dkt. 2054 at 14:5, 14 n. 11
2054-02	Exhibit 1 [CV] to Gray Declaration	Dkt. 2054-02 (Gray Declaration) at ¶ 4
2054-02	Exhibit 2 [Android source code [SAMNDCA-C000002857]] to Gray Declaration	Dkt. 2054 at 14:5, 14 n.11, citing Dkt. 2054-02 (Gray Declaration) at ¶ 30
2054-02	Exhibit 3 [video] to Gray Declaration	Dkt. 2054 at 14:5, 14 n.11, citing Dkt. 2054-02 (Gray Declaration) at ¶ 52
2054-03	Declaration of R. Sukumar ISO Samsung’s Opposition to Apple’s Motion for a Permanent Injunction (“Sukumar Declaration”)	Dkt. 2054 at 13:10, 13:13-14, 13:17, 13:19
2054-03	Exhibit 1 [CV] to Sukumar Declaration	Dkt. 2054-03 (Sukumar Declaration) at ¶ 1
2054-04	Declaration of Yoram (Jerry) Wind ISO Samsung’s Opposition to Apple’s Motion for a Permanent Injunction (“Wind Declaration”)	Dkt. 2054 at 13:9, 13:13, 13:17-19
2054-04	Exhibit 1 [excerpts from Samsung website] to Wind Declaration	Dkt. 2054 at 13:13, 13:17-19, citing Dkt. 2054-04 (Wind Declaration) at ¶¶ 30 n.45, 72 n.136
2054-04	Exhibit 2 [excerpts from Samsung website] to Wind	Dkt. 2054 at 13:17-19, citing

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
	Declaration	Dkt. 2054-04 (Wind Declaration) at ¶¶ 31 n.47, 72 n.136
2054-04	Exhibit 3 [Hauser's smartphone survey] to Wind Declaration	Dkt. 2054 at 13:17-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 33 n.58
2054-04	Exhibit 4 [Hauser's tablet survey] to Wind Declaration	Dkt. 2054 at 13:17-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 33 n.58
2054-04	Exhibit 5 [steps employed by Hauser re: smartphone WTP price premium] to Wind Declaration	Dkt. 2054 at 13:17-19, citing Dkt. 2054-04 (Wind Declaration) at ¶¶ 37, 38 n.71
2054-04	Exhibit 6 [steps employed by Hauser re: smartphone \$100 price premium] to Wind Declaration	Dkt. 2054 at 13:17-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 38
2054-04	Exhibit 7 [steps employed by Hauser re: tablet WTP price premium] to Wind Declaration	Dkt. 2054 at 13:17-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 38
2054-04	Exhibit 8 [steps employed by Hauser re: tablet \$100 price premium] to Wind Declaration	Dkt. 2054 at 13:17-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 38
2054-04	Exhibit 9 [RFC simulation smartphone predictions] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 46
2054-04	Exhibit 10 [RFC simulation tablet predictions] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶¶ 46, 46 n.86
2054-04	Exhibit 11 [RFC simulation smartphone results] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 48 n.88
2054-04	Exhibit 12 [RFC simulation tablet results] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 48 n.90
2054-04	Exhibit 13 [RFC simulation smartphone results] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 49 n.93
2054-04	Exhibit 14 [RFC simulation tablet results] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 49 n.94
2054-04	Exhibit 15 [RFC simulation smartphone results] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 50 n.97
2054-04	Exhibit 16 [RFC simulation tablet results] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 50 n.98

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
2054-04	Exhibit 17 [Hauser's WTP estimates] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 52 n.100
2054-04	Exhibit 18 [demonstration of WTP estimates] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶¶ 54, 54 n.103
2054-04	Exhibit 19 [demonstration of WTP estimates] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶¶ 54, 54 n.103
2054-04	Exhibit 20 [summary of WTP price premium estimates] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶¶ 59, 59 n.108, 110, 111, 69 n.123
2054-04	Exhibit 21 [graphical summary of WTP price premium estimates] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 59
2054-04	Exhibit 22 [summary of WTP price premium estimates by level] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 59
2054-04	Exhibit 23 [summary of WTP price premium estimates by level] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 59
2054-04	Exhibit 24 [summary of WTP price premium estimates by level] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 59
2054-04	Exhibit 25 [summary of WTP price premium estimates for the tablet feature] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 59
2054-04	Exhibit 26 [summary of WTP price premium estimates for the tablet feature] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 59
2054-04	Exhibit 27 [summary of WTP price premium estimates for the tablet feature] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 59
2054-04	Exhibit 28 [summary of WTP price premium estimates for the tablet feature] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 59
2054-04	Exhibit 29 [summary of WTP price premium estimates for the tablet feature] to Wind Declaration	Dkt. 2054 at 13:18-19, citing Dkt. 2054-04 (Wind Declaration) at ¶ 59
2054-05	Declaration of Andries Van Dam ISO Samsung's Opposition to Apple's Motion for a Permanent Injunction ("Van Dam Declaration")	Dkt. 2054 at 14 n. 10
2054-05	Exhibit 1 [CV] to Van Dam Declaration	Dkt. 2054-05 (Van Dam Declaration) at ¶ 10

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
2054-05	Exhibit 2 [video] to Van Dam Declaration	Dkt. 2054 at 14 n.10, citing Dkt. 2054-05 (Van Dam Declaration) at ¶ 26
2055	Declaration of Hee-Chan Choi ISO Samsung's Opposition to Apple's Motion for a Permanent Injunction and Apple's Motion for JMOL, New Trial, and Amended Judgment ("Choi Declaration")	Dkt. 2054 at 14:1, 14:5-6, 14:10, 14 n. 10 Dkt. 2053 at 27:22, 28:17, 28:21
2055	Exhibit 1 [table listing end of production dates] to Choi Declaration	Dkt. 2054 at 14:1
2056	Declaration of David Kim ISO Samsung's Opposition to Apple's Motion for a Permanent Injunction ("Kim Declaration")	Dkt. 2054 at 14:2
2057	Declaration of Sam Lucente ISO Samsung's Opposition to Apple's Motion for a Permanent Injunction ("Lucente Declaration")	Dkt. 2054 at 14:10
2057	Exhibit A [CV] to Lucente Declaration	Dkt. 2057 (Lucente Declaration) at ¶ 1
2060	Declaration of Corey Kerstetter ISO Samsung's Opposition to Apple's Motion for a Permanent Injunction and Apple's Motion for JMOL, New Trial, and Amended Judgment ("Kerstetter Declaration")	Dkt. 2054 at 14:1-2, 14:10-11, 22:8 Dkt. 2053 at 27:22, 28:1, 28:14, 28:20-21
2060	Exhibit 1 [table listing dates of last import and sale] to Kerstetter Declaration	Dkt. 2054 at 14:1-2
2060	Exhibit 2 [STA sales data] to Kerstetter Declaration	Dkt. 2053 at 28:1
2061	Declaration of John Pierce ISO Samsung's Opposition to Apple's Motion for a Permanent Injunction ("Pierce Declaration")	Dkt. 2054 at 1 n.1, 4:15-16, 4:19, 4:21, 4:25, 4:27, 5:1, 5:26, 6 n.4, 6:21, 6:24-25, 8:2, 8 n.7, 10:24, 10:26, 11:2, 11:4, 11:6, 11:22, 11:27, 12:1, 12:4, 12 n.9, 13:3, 14 n.11, 16:14, 17:7-8, 17:10, 17:13-14, 19 n.14, 20 n.15, 21:7, 23:23, 25:6, 27:8, 27:11, 28 n.21, 29:6, 29:25, 29:27, 29:28, 32:1, 32:12, 33:3, 33:4, 33:19, 34:1, 34:19
2063-01	Exhibit 1 [Media articles re: Apple publicity] to Pierce Declaration	Dkt. 2054 at 1 n.1
2063-02	Exhibit 2 [press release titled "iPhone 5 First Weekend Sales Top Five Million"] to Pierce Declaration	Dkt. 2054 at 4:15
2063-03	Exhibit 3 [PX 60] to Pierce Declaration	Dkt. 2061 (Pierce Declaration) at ¶ 4
2063-04	Exhibit 4 [DX 592] to Pierce Declaration	Dkt. 2054 at 4:19

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
2063-05	Exhibit 5 [PX 146] to Pierce Declaration	Dkt. 2054 at 4:21, 11:27
2063-05	Exhibit 6 [APLNDC630-0000149132] to Pierce Declaration	Dkt. 2061 (Pierce Declaration) at ¶ 7
2063-05	Exhibit 7 [DX 572] to Pierce Declaration	Dkt. 2054 at 4:25, 5:1, 12:1
2063-06	Exhibit 8 [Trial Transcript] to Pierce Declaration	Dkt. 2054 at 4:27, 5:26, 6:21, 6:24, 8 n.7, 10:24, 10:26, 11:2, 11:4, 11:6, 12:4, 12 n.9, 13:3, 14 n.11, 17:10, 17:14, 21:7, 25:6, 28 n.21, 29:6, 29:25, 29:27, 29:28, 32:1, 32:12, 33:3, 33:4, 34:1
2063-07	Exhibit 9 [PDX 26.18] to Pierce Declaration	Dkt. 2054 at 8:2
2063-08	Exhibit 10 [April 27, 2012 deposition of Russell Winer] to Pierce Declaration	Dkt. 2054 at 8 n.7
2063-09	Exhibit 11 [April 4, 2012 deposition of Steven Sinclair] to Pierce Declaration	Dkt. 2054 at 11:22
2063-09	Exhibit 12-1 [APLNDC-X0000007220-7335] to Pierce Declaration	Dkt. 2054 at 17:7
2063-09	Exhibit 12-2 [APLNDC12211082-1221113] to Pierce Declaration	Dkt. 2054 at 17:7
2063-09	Exhibit 13 [APL-ITC796-0000010019-10040] to Pierce Declaration	Dkt. 2054 at 17:8
2063-10	Exhibit 14 [DX 586] to Pierce Declaration	Dkt. 2054 at 17:13
2063-11	Exhibit 15 [article titled "Apple Sells Over 5 Million iPhone 5, Supply Constraints Loom"] to Pierce Declaration	Dkt. 2054 at 19 n.14
2063-12	Exhibit 16 [article titled "Foxconn Labor Disputes Disrupt iPhone Output for 2nd Time"] to Pierce Declaration	Dkt. 2054 at 19 n.14
2063-13	Exhibit 17 [article titled "Why There May Be an iPhone 5 Shortage"] to Pierce Declaration	Dkt. 2054 at 19 n.14
2063-14	Exhibit 18 [Median Time to Disposition in Cases Terminated After Hearing or Submission] to Pierce Declaration	Dkt. 2054 at 20 n.15
2063-15	Exhibit 19 [PX 25A1] to Pierce Declaration	Dkt. 2054 at 23:23, 27:8, 27:11, 29:28
2063-16	Exhibit 20 to Pierce Declaration	Intentionally Left Blank
2063-17	Exhibit 21 [PX 52] to Pierce Declaration	Dkt. 2054 at 32:12, 34:19
2063-17	Exhibit 22 [January 4, 2012 deposition of Erin Wong] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 23 [December 27, 2011 deposition of Justin White] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 24 [October 27, 2011 deposition of Eugene Whang] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 25 [February 17, 2012 deposition of Eugene	Dkt. 2054 at 33:19

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	Whang] to Pierce Declaration	
2063-17	Exhibit 26 [November 4, 2011 deposition of Christopher Stringer] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 27 [January 19, 2012 deposition of Alyssa K. Sandrowitz] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 28 [October 20, 2011 deposition of Peter Russell-Clarke] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 29 [October 24, 2011 deposition of Matthew Rohrbach] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 30 [October 26, 2011 deposition of Duncan Kerr] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 31 [July 16, 2012 deposition of Richard Howarth] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 32 [February 8, 2012 deposition of Richard Howarth] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 33 [October 31, 2011 deposition of Richard Howarth] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 34 [October 25, 2011 deposition of Quin Hoellwarth] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 35 [January 11, 2012 deposition of Quin Hoellwarth] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 36 [October 7, 2011 deposition of Tracy-Gene G. Durkin] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 37 [October 21, 2011 deposition of Daniele De Iuliis] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 38 [March 23, 2012 deposition of Kurt Dammermann] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 39 [October 27, 2011 deposition of Daniel Coster] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 40 [February 7, 2012 deposition of Daniel John Coster] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 41 [March 29, 2012 deposition of Robert Borchers] to Pierce Declaration	Dkt. 2054 at 33:19
2063-17	Exhibit 42 [October 18, 2011 deposition of Freddy Anzures] to Pierce Declaration	Dkt. 2054 at 6:25, 33:19
2063-17	Exhibit 43 [October 26, 2011 deposition of Bartley Keith Andre] to Pierce Declaration	Dkt. 2054 at 33:19
2063-18	Exhibit 44 [article titled "One in Six Active U.S. Patents Pertain to the Smartphone"] to Pierce Declaration	Dkt. 2054 at 16:14, 33:19
2063-19	Exhibit 45 [press release titled "Apple Introduces iPhone 5"] to Pierce Declaration	Dkt. 2054 at 6 n.4
2063-20	Exhibit 46 [video presentation titled "Apple Special Event"] to Pierce Declaration	Dkt. 2054 at 6 n.4
2063-21	Exhibit 47 [Apple's television advertisement titled	Dkt. 2054 at 6 n.4

ECF	SUPPORTING DOCUMENT	CITE IN POST-TRIAL PLEADING
	"Thumb"] to Pierce Declaration	
2065	Declaration of Michael Wagner ISO Samsung's Opposition to Apple's Motion for a Permanent Injunction ("Wagner Declaration")	Dkt. 2054 at 4:16, 15:4-5, 22:9, 22:12
2065-01a	Exhibit 1 [CV] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 2
2065-01b	Exhibit 2 [Apple's U.S. iPhone Unit Sales] to Wagner Declaration	Dkt. 2054 at 22:9, 22:12, citing Dkt. 2065 (Wagner Declaration) at ¶ 232 n.398
2065-02	Exhibit 3 [<i>eBay, Inc. v. MercExchange, L.L.C.</i> , 547 U.S. 388 (2006)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 11 n. 1
2065-02a	Exhibit 4 [<i>i4i Ltd. P'ship v. Microsoft Corp.</i> , 598 F.3d 831 (Fed. Cir. 2010)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 11 n. 1
2065-02b	Exhibit 5 [<i>LG Elecs. U.S.A., Inc. v. Whirlpool Corp.</i> , 798 F. Supp. 2d 541 (D. Del. 2011)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 11 n. 1
2065-02c	Exhibit 6 [<i>Apple, Inc. v. Samsung Elecs. Co., Ltd.</i> , 678 F.3d 1314 (Fed. Cir. 2012)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 28 n. 36, 37
2065-02d	Exhibit 7 [<i>Apple, Inc. v. Samsung Elecs. Co., Ltd.</i> , 12-cv-630 (June 29, 2012)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 16 n. 9
2065-03	Exhibit 8 [<i>Apple Inc. v. Samsung Elecs.</i> , No. 2012-1507 slip op. (Fed. Cir. Oct. 11, 2012)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 15, n. 5, 6, 7, 8
2065-03a, 2091a	Exhibit 9 ["ComTech United States Report Q410," Apple Market Research & Analysis, February 11, 2011, APLNDC00010809] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 31, n. 41, 42, 43
2065-03b, 2091b	Exhibit 10 ["iPhone Buyer Survey," Apple Market Research & Analysis, FY11 – Q1, APLNDC-Y0000027341- 422] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 31, n. 44, ¶ 32, n. 45
2065-03c, 2091c	Exhibit 11 ["iPhone Buyer Survey," Apple Market Research & Analysis, FY11 – Q2, APLNDCY0000027423-505] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 32 n. 45
2065-03d, 2091d	Exhibit 12 ["iPhone Buyer Survey," Apple Market Research & Analysis, FY11 – Q3, APLNDC-Y0000027506-599] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 32, n. 45
2065-03e	Exhibit 13 ["iPhone Buyer Survey: Attractive Appearance & Design and Ease of Use."] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 38 n. 59
2065-04	Exhibit 14 ["Deloitte's 'Revolutions 2010' Survey: Mobile 'Apps' and e-readers Transform Consumer Behavior," PR Newswire, September 22, 2010, < http://www.prnewswire.com/newsreleases/deloittesrevolutions-2010-survey-mobile-apps-and-e-readers-transform-consumerbehavior-103516709.html >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 45 n. 75
2065-05	Exhibit 15 [Dano, Mike, "Are touchscreens the most important feature of smartphones?," FierceWireless,	Dkt. 2065 (Wagner Declaration) at ¶ 46 n. 76

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2065-06	Exhibit 16 [Sandv Samra, "The History of the iPhone," Bright Hub, May 19, 2011, < http://www.brighthub.com/mobile/iphone/articles/82615.aspx >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 125 n. 211
2065-07	Exhibit 17 [Verizon Wireless & Apple Team Up to Deliver iPhone 4 on Verizon," Verizon Wireless, January 11, 2011, < http://news.verizonwireless.com/news/2011/01/pr2011-01-11a.html >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 125 n. 212
2065-08	Exhibit 18 ["Apple Launches iPhone 4S, iOS 5 & iCloud," Apple Press Info, Apple, October 4, 2011, < http://www.apple.com/pr/library/2011/10/04Apple-Launches-iPhone-4S-iOS-5-iCloud.html >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 126 n. 213
2065-08a	Exhibit 19 ["Touch Portfolio Key Takeaways," Final Presentation, December 24, 2008, SAMNDCA10805169-175] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 118 n. 207, 208
2065-09	Exhibit 20 [Lance Whitney, Apple Maps SNAFU Isn't Hurting iPhone 5 Sales, Say Analysts, CNet, October 3, 2012, < http://news.cnet.com/8301-13579-3-57525319-37/apple-maps-snafu-isnt-hurting-iphone-sales-say-analysts/?part=rss&subj=news&tag=title >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 129 n. 230
2065-10	Exhibit 21 [Dediu, Horace, "First: Apple's rank in mobile phone profitability and revenues," Asymco, February 3, 2012, < http://www.asymco.com/2012/02/03/first-apples-rank-in-mobile-phone-profitability-and-revenues/ >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 134 n. 239
2065-10a	Exhibit 22 [Strategy Analytics, Global Smartphone Vendor Market Share By Region: Q2 2012 (Aug. 2012)] to Wagner Declaration	Dkt. 2054 at 15:4-5, citing Dkt. 2065 (Wagner Declaration) at ¶ 146 n. 255
2065-11	Exhibit 23 [comScore Reports August 2012 U.S. Mobile Subscriber Market Share, < http://www.comscore.com/Press Events/Press Releases/2012/10/comScore Reports August 2012 U.S. Mobile Subscriber Market Share >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 147 n.257
2065-11a	Exhibit 24 [Wireless Smartphone Satisfaction Study, Management Report, J.D. Power and Associates, March, 2011, SAMNDCA10246338-445] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 26 n. 30
2065-11b	Exhibit 25 [Gralla, Preston, "Smartphone OS shootout: Android vs. iOS vs. Windows Phone," Computerworld, March 17, 2011, < http://www.computerworld.com/s/article/9214206/S >	Dkt. 2065 (Wagner Declaration) at ¶ 162 n. 282

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	martphone OS shootout Android vs. iOS vs. Windows Phone ?taxonomyName=Mobile+and+Wireless&taxonomyId=15>] to Wagner Declaration	
2065-12	Exhibit 26 [Lunden, Ingrid, "Nielsen: As U.S. Nears Smartphone Majority, It's A Two-Horse Race Between Android and Apple's iOS." March 29, 2012. <http://techcrunch.com/2012/03/29/nielsen-as-u-s-nearssmartphone-majority-its-a-two-horse-race-between-android-and-apples-ios/>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 163 n. 283
2065-13	Exhibit 27 [Blodget, Henry and Leah Goldman, "The Truth About Smartphones: Our Exclusive Survey on iPhone vs. Android," Business Insider, April 18, 2011, Figure 8. <http://www.businessinsider.com/smartphone-survey-results-2011-4#most-smartphone-buyers-sayplatform-and-features-are-the-most-important-factors-that-make-them-buy-a-particular-smartphone-8>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 164 n. 284
2065-13a, 2091e	Exhibit 28 [Deposition of Greg Joswiak, April 17, 2012] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 21 n. 19
2065-13b, 2091f	Exhibit 29 ["Android Market Overview," Apple Market Research & Analysis, CY10-Q4, APLNDC00004618-736] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 166 n. 288
2065-13c, 2091g	Exhibit 30 ["N94 launch pad," July 12, 2011, APLNDC630-0000128707-766] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 167 n. 289
2065-13d, 2091h	Exhibit 31 ["Sustaining momentum throughout the product cycle – Increasing share of first-time smartphone users," APLNDC630-0000128922-944] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 167 n. 290
2065-13e, 2091i	Exhibit 32 ["iPhone 4S Early Buyer Survey," Apple, November 2011, APLNDC-Y0000026096-137] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 170 n. 292
2065-14	Exhibit 33 ["The Challenge of Targeting Late Adopters, pp. 2-4, August 8, 2011, <http://uxmatters.com/mt/archives/2011/08/the-challenge-of-targeting-late-adopters.php>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 173 n. 294
2065-14a, 2091j	Exhibit 34 ["2012 Mobile Future in Focus, Key Insights from 2011 and What They Mean for the Coming Year," comScore, February 2012, APLNDC630-0000134690-738] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 176 n. 296
2065-15	Exhibit 35 [Cocotas, Alex, "BII CHART OF THE DAY: First-Time Smartphone Buyers Overwhelmingly Prefer Android." July 27, 2012. <http://www.businessinsider.com/first-time-smartphone-buyersoverwhelmingly-prefer-android-2012-7>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 178 n. 298
2065-16	Exhibit 36 ["The NPD Group: Rise in Smartphone Purchases Driven Entirely by Pre-Paid Phones," The	Dkt. 2065 (Wagner Declaration) at ¶ 179 n. 299-

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2065-16a	Exhibit 37 [“GS Choi Visit to STA.” Samsung, September 20, 2011, SAMNDCA00258674-8271] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 180 n. 302
2065- 16b, 2091k	Exhibit 38 [“US First Time Smartphone Buyer Analysis.” Apple, February 2012, APLNDC630- 0000135164-183] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 180 n. 303
2065-17	Exhibit 39 [Dediu, Horace, “Positioning Lumia, ASYMCO, September 6, 2012, <www.asymco.com/2012/09/06/positioning-lumia>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 181 n. 304
2065-18	Exhibit 40 [Farago, Peter, “iOS and Android Adoption Explodes Internationally, August 27, 2012, <http://blog.flurry.com/bid/88867/iOS-and-Android- Adoption-Explodes-Internationally>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 181 n. 304
2065-19	Exhibit 41 [Blodget, Henry, “Actually, The US Smartphone Revolution Has Entered the Late Innings.” Business Insider, September 13, 2012, <http://www.businessinsider.com/us-smartphone- market-2012-9>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 181 n. 305- 308
2065-19a	Exhibit 42 [“iPhone 5 Counter Strategy.” Samsung, March 25, 2011, S-ITC-003351732-759] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 118 n. 205
2065-20	Exhibit 43 [“iPhone 4S Pre-Orders Top One Million in First 24 Hours.” Apple Press Info, Apple, October 10, 2011, <http://www.apple.com/pr/library/2011/10/10iPhone- 4S-Pre-Orders-Top-One-Million-in-First-24- Hours.html>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 126 n. 214
2065-21	Exhibit 44 [Munster, Gene, “Apple Sells 4m iPhone 4S Units Suggesting Dec. iPhone Growth Ahead of Street,” Piper Jaffray, October 17, 2011] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 126 n. 215
2065-22	Exhibit 45 [Whitmore, Chris, “EE#261: iPhone 4S is a barnburner,” Deutsche Bank, October 17, 2011] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 126 n. 216
2065-22a	Exhibit 46 [Apple Form 10-O for period ending December 31, 2011] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 127 n. 217- 218
2065- 22b, 2091l	Exhibit 47 [APLNDC-Y0000051357-362] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 127 n. 219
2065-23	Exhibit 48 [Epstein, Zach, “iPhone 4S remains best- selling U.S. smartphone in March, Samsung gains share,” BGR, April 2, 2012, <http://www.bgr.com/2012/04/02/iphone-4s-remains- -	Dkt. 2065 (Wagner Declaration) at ¶ 128 n. 220

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2065-24	Exhibit 49 [Santo, Michael, "iPhone 4S outselling all Android phones combined at Sprint and AT&T: analyst." examiner.com, April 3, 2012, <http://www.examiner.com/technology-in-national/iphone-4s-outselling-allandroid-phones-at-sprint-and-at-t-analyst>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 128 n. 221
2065-25	Exhibit 50 [iPhone 5 Pre-Orders Top Two Million in First 24 Hours, Apple Press Info, September 17, 2012, <http://www.apple.com/pr/library/2012/09/17iPhone-5-Pre-Orders-Top-Two-Million-in-First-24-Hours.html>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 129 n. 224-226
2065-26	Exhibit 51 [iPhone 5 First Weekend Sales Top Five Million, September, 24, 2012, <http://www.apple.com/pr/library/2012/09/24iPhone-5-First-Weekend-Sales-Top-Five-Million.html>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 129 n. 227
2065-27	Exhibit 52 [John D. Sutter, How to Wait in an iPhone 5 Line, CNN Tech, September 20, 2012, <http://www.cnn.com/2012/09/19/tech/mobile/iphone-5-line-tips/index.html>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 129 n. 228
2065-28	Exhibit 53 [Poornima Gupta & Jennifer Saba, Apple Sells Over 5 Million iPhone 5 Pre-Orders Top Two Million in First, Supply Constraints Loom, Reuters, Sept. 24 Hours, Apple Press Info, September 17, 2012, <http://mobile.reuters.com/article/idUSBRE88N0HL20120924?irpc=932>] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 129 n. 229
2065-28a	Exhibit 54 ["STA Competitive Situation Paradigm Shift," Samsung, SAMNDCA11547401-470] to Wagner Declaration	Dkt. 2054 at 4:16
2065-28b	Exhibit 55 [Wireless Consumer Smartphone Satisfaction Study] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 26 n. 29, ¶ 26 n. 31, ¶ 33 n. 47, ¶ 33, n. 48
2065-29	Exhibit 56 [iPhone 4S Release: 13 Things You Need To Know About The New Gadget] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 183 n. 312
2065-30	Exhibit 57 [Would-Be iPhone Customers Still Facing Weeks-Long Waits,] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 183 n. 313, ¶ 183 n. 314
2065-01a	Exhibit 58 [Touch Portfolio, Rollout Strategy] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 23 n. 24
2066-02	Exhibit 59 [Foxconn Labor Disputes Disrupt iPhone Output for 2nd Time] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 186 n. 319
2066-03	Exhibit 60 [iPhone 5 Sales Around the World and Discounted iPhone 5 in the U.S.] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 184 n. 321

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2066-04	Exhibit 61 [Why There May Be an iPhone 5 Shortage] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 184 n. 322
2066-05	Exhibit 62 [Android Vs. iPhone: The Economics of Apps] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 189 n. 334, ¶ 189 n. 335
2066-06	Exhibit 63 [A Tale of Two App Stores: Android Market vs. Apple's App Store] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶189 n. 334, ¶189 n. 335
2066-07	Exhibit 64 [App Developers Signal Apple Allegiance Ahead of WWDC and Google I/O] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶189 n. 336, ¶189 n. 337, ¶189 n. 338
2066-07a	Exhibit 65 [A Portrait of Today's Smartphone User] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶189 n. 339
2066-08	Exhibit 66 [iPhone vs Android] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶196 n. 334
2066-09	Exhibit 67 [iPhone vs Android,] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶196 n. 344
2066-10	Exhibit 68 [iPhone Users Most Loyal (Now, There's a Surprise)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶196 n. 345
2066-11	Exhibit 69 [Apple's iPhone Hooks Users] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶197 n. 346
2066-12	Exhibit 70 [Healthy Lines, Online Pre-Orders, Survey Data Suggest Strong iPhone 4S Launch] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶197 n. 347, ¶198 n. 348
2066-12a, 2091m	Exhibit 71 [Point-of-Sale influence on Smartphone buyers] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶198 n. 349, ¶199 n. 350
2066-12b, 2091n	Exhibit 72 [iPhone Buyer Survey] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶198 n. 352
2066-13	Exhibit 73 [Apple's iPhone Has an 89 Percent Retention Rate] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at Figure 15 n. 353
2066-14	Exhibit 74 [In the US Market, iPhone Outperforms Other Mobile Platforms In User Loyalty By a Wide Margin, Android Is Second, Blackberry Fourth] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶202 n. 354, ¶202 n. 355
2066-15	Exhibit 75 [Holiday Tablet Poll Highlights] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶206 n. 359
2066-16	Exhibit 76 [Amazon Kindle Fire redirects all Android Market requests to Amazon App Store] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶208 n. 364, ¶208 n. 366
2066-17	Exhibit 77 [Kindle Fire Creates Dilemma for Android] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶208 n. 365
2066-18	Exhibit 78 [How to Run Almost Any Android App On the Kindle Fire] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶208 n. 366

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2066-19	Exhibit 79 [Kindle Fire gets Android Market browser access, but just for looking] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶208 n. 366
2066-20	Exhibit 80 [7 Great Android Apps You Can't Get on the Kindle Fire] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶208 n. 367
2066-21	Exhibit 81 [Apple fans line up to buy first batch of iPad 2s] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶223 n. 388
2066-22	Exhibit 82 [Apple iPad 2 sales seen clearing 1 million units] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶223 n. 389, ¶223 n. 390, ¶139 n.245
2066-22a, 2091o	Exhibit 83 [iTunes Business P&L Q1'12] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶227 n. 394
2066-22b	Exhibit 84 [GAAP Line of Business Reporting – iPad.Acc, Ph.Acc, Mus.Acc.] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶227 n. 394
2066-22c, 2091p	Exhibit 85 [GAAP Line of Business Reporting – iTS] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶227 n. 394
2066-22c	Exhibit 86 [GAAP Line of Business Reporting – Licensing / Lic.] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶227 n. 394
2066-22c	Exhibit 87 [GAAP Line of Business Reporting – Mob.Adv] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶227 n. 394
2066-23	Exhibit 88 [Samsung Captivate Android Smartphone] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶50 n. 85
2066-24	Exhibit 89 [Samsung Captivate Android Phone (AT&T)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶51 n. 86
2066-25	Exhibit 90 [Samsung Captivate] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶52 n. 87
2066-26	Exhibit 91 [Samsung Continuum i400 Android Smartphone] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶53 n. 88
2066-26a	Exhibit 92 [Samsung Continuum] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶54 n. 89
2066-26b	Exhibit 93 [Exclusive: Samsung Continuum for Verizon Has Double the Displays, Double the Fun] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶54 n. 90, ¶54 n. 91
2066-27	Exhibit 94 [Droid Charge Smartphone] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶55 n. 92
2066-28	Exhibit 95 [Verizon Wireless Unleashes DROID Charge By Samsung] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶56 n. 93, ¶56 n. 94, ¶56 n. 95
2066-29	Exhibit 96 [Samsung Droid Charge] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶57 n. 96
2066-30	Exhibit 97 [Samsung Droid Charge (Verizon Wireless)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶57 n. 96, ¶57 n. 97, ¶57 n. 98, ¶57 n. 99, ¶57 n. 100,
2066-31	Exhibit 98 [Samsung Epic 4G Android Smartphone] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶58 n. 101

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2066-32	Exhibit 99 [Samsung Epic 4G] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶59 n. 102
2066-33	Exhibit 100 [Samsung Exhibit 4G Android Smartphone] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶61 n. 104
2067-01	Exhibit 101 [Samsung Galaxy Exhibit 4G] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶62 n. 105
2067-02	Exhibit 102 [Samsung Exhibit 4G] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶63 n. 106
2067-03	Exhibit 103 [“Samsung Exhibit 4G Review] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶63 n. 107
2067-04	Exhibit 104 [Samsung Fascinate Android Smartphone] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶64 n. 108
2067-05	Exhibit 105 [Samsung Fascinate Android Phone (Verizon Wireless)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶65 n. 109
2067-06	Exhibit 106 [Samsung Fascinate] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶66 n. 110
2067-06a	Exhibit 107 [Samsung Epic 4G Android Phone (Sprint)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶60 n. 103
2067-07	Exhibit 108 [Become an Ace] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶67 n. 111, ¶67 n. 112
2067-08	Exhibit 109 [Samsung Galaxy Ace Review] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶68 n. 115
2067-09	Exhibit 110 [Samsung Galaxy Prevail] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶69 n. 116
2067-10	Exhibit 111 [Samsung Galaxy Prevail Android Smartphone (Boost Mobile)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶70 n. 117
2067-11	Exhibit 112 [Samsung Galaxy Prevail (Boost Mobile)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶71 n. 118
2067-12	Exhibit 113 [Michael Miller, “Samsung Unveils Galaxy S Line of Android Phones”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 72 n.120
2067-13	Exhibit 114 [Doug Aamoth, “The Top 10 Everything of 2010, Samsung Galaxy S”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 73 n.121
2067-14	Exhibit 115 [Chris Davies, “Samsung Galaxy S GT-I9000 Android 2.1 Smartphone Announced”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 73 n.122
2067-15	Exhibit 116 [“Samsung Galaxy S i9000”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 73 n.123
2067-16	Exhibit 117 [“Galaxy S 4G from T-Mobile to Offer Blazing-Fast Speeds and Unparalleled Entertainment Experience Featuring Movies, TV and Video Chat”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 74 n.124, 125, 126
2067-17	Exhibit 118 [Segan, Sascha, “Samsung Galaxy S 4G: Hands On”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 75 n. 127

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2067-19	Exhibit 120 ["Samsung Galaxy S II for AT&T"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 76 n.129
2067-20	Exhibit 121 ["Samsung Galaxy S II 4G Android Phone (AT&T)"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 77 n.130
2067-21	Exhibit 122 ["Expert Review: AT&T Galaxy SII"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 78 n.131
2067-22	Exhibit 123 ["Samsung Gem (Generic CDMA) Touchscreen Cell Phone"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 79 n.132
2067-23	Exhibit 124 ["Samsung Gem"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 80 n.133
2067-24	Exhibit 125 ["Samsung Gem SCH-i100"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 81 n.134
2067-25	Exhibit 126 ["Samsung Gem (U.S. Cellular)"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 81 n.135
2067-26	Exhibit 127 ["Samsung Galaxy Indulge (Metro PCS) QWERTY Cell Phone"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 82 n.136
2067-27	Exhibit 128 ["Samsung Indulge"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 83 n.137
2067-28	Exhibit 129 ["Samsung Galaxy Indulge (Metro PCS)"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 84 n.138
2067-29	Exhibit 130 ["Samsung Infuse 4G"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 85 n.139
2067-30	Exhibit 131 ["Samsung Infuse 4G review (AT&T)"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 86 n.143
2068-01	Exhibit 132 ["Biggest Yet Thinnest, SAMSUNG Infuse 4G Debuts May 15"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 85 n.140, 141, 142
2068-02	Exhibit 133 ["AT&T, Samsung Launch Infuse 4G Smartphone"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 86 n.144, 145, 146, 147
2068-03	Exhibit 134 ["Samsung Infuse 4G SGH-I997 (AT&T)"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 87 n.148, 149, 150, 151, 152, 153
2068-04	Exhibit 135 ["Samsung Mesmerize i500 (U.S. Cellular) Android Smartphone"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 88 n. 154
2068-05	Exhibit 136 ["Samsung Mesmerize"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 89 n.155
2068-06	Exhibit 137 ["Samsung Mesmerize (U.S. Cellular)"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 90 n.156
2068-07	Exhibit 138 ["Samsung Mesmerize (U.S. Cellular)"] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 90 n.157
2068-08	Exhibit 139 ["Nexus S 4G (Sprint) Android	Dkt. 2065 (Wagner

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	Smartphone”] to Wagner Declaration	Declaration) at ¶ 91 n.158
2068-09	Exhibit 140 [“Samsung Nexus S 4G Android Phone (Sprint)”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 92 n.159
2068-10	Exhibit 141 [“Samsung Nexus S 4G review (Sprint)”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 93 n.160
2068-11	Exhibit 142 [Mark Spoonauer, “Samsung Nexus S 4G (Sprint) Review”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 93 n.161
2068-12	Exhibit 143 [Joshua Topolsky, “Nexus S Review”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 93 n.162
2068-13	Exhibit 144 [“Samsung Replenish”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 94 n.163
2068-14	Exhibit 145 [“Samsung Replenish review (onyx black, Sprint)”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 95 n.164
2068-15	Exhibit 146 [“Samsung Replenish (Boost Mobile)”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 95 n.165
2068-16	Exhibit 147 [“Samsung Vibrant Android Smartphone”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 96 n.166, 167
2068-17	Exhibit 148 [“Samsung Vibrant Android Phone (T-Mobile)”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 97 n.168
2068-18	Exhibit 149 [“Samsung Vibrant Launches, Will Be a Top Contender on T-Mobile”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 98 n.169
2068-19	Exhibit 150 [“Samsung Vibrant (T-Mobile)”] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 98 n.170
2068-20	Exhibit 151 [Samsung Galaxy S II, available at T-Mobile (Titanium)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶99 n.171
2068-21	Exhibit 152 [Samsung Galaxy S II 4G Android Phone (T-Mobile)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶100 n.172
2068-22	Exhibit 153 [Samsung Galaxy S II review (black, T-Mobile)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶101 n.173
2068-23	Exhibit 154 [Samsung Galaxy S II (T-Mobile)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶101 n.174
2068-24	Exhibit 155 [“Samsung Galaxy S II Smartphone (T-Mobile) Review] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶101 n.175
2068-25	Exhibit 156 [Samsung Transform QWERTY Cell Phone] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶102 n.176
2068-26	Exhibit 157 [Samsung Transform Android Phone (Sprint)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶103 n.177
2068-27	Exhibit 158 [Samsung Transform] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶104 n.178
2068-28	Exhibit 159 [Samsung Transform Review] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶104 n.179
2068-29	Exhibit 160 [Samsung Transform (Sprint)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶104 n.180
2069-01	Exhibit 161 [Samsung Showcase (Generic CDMA) a Galaxy S Android Smartphone] to Wagner	Dkt. 2065 (Wagner Declaration) at ¶ n.181

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	Declaration	
2069-02	Exhibit 162 [Samsung Galaxy S Showcase] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶106 n.182
2069-03	Exhibit 163 [Samsung Showcase Will Be Cellular South's Version of the Galaxy S] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶107 n.183
2069-04	Exhibit 164 [Samsung Galaxy S® II, available at Sprint (Black)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶108 n.184, ¶108 n.185
2069-05	Exhibit 165 [Samsung Galaxy S II Epic Touch 4G Android Phone, Black (Spring)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶109 n.186
2069-06	Exhibit 166 [Samsung Epic 4G Touch review (black, Sprint)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶110 n.187
2069-07	Exhibit 167 [Samsung Galaxy S II Epic 4G Touch (Sprint)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶110 n.188
2069-08	Exhibit 168 [Samsung Galaxy S II Epic 4G Touch Review] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶110 n.189
2069-09	Exhibit 169 [Samsung Galaxy S II Skyrocket (Black) Android Smartphone] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶111 n.190
2069-10	Exhibit 170 [Samsung Galaxy S II Skyrocket 4G Android Phone, Black (AT&T)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶112 n.191
2069-11	Exhibit 171 [Samsung Galaxy S II Skyrocket] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶113 n.192
2069-12	Exhibit 172 [Samsung Galaxy S II Skyrocket Review] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶113 n.193
2069-13	Exhibit 173 [Samsung Galaxy S II Skyrocket SGH-I727 (AT&T)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶113 n.194
2069-14	Exhibit 174 [Analysis: Big names fly high despite the gloom] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶221 n.384, ¶221 n.385
2069-14a	Exhibit 175 [35% of American adults own a smartphone] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶222 n.386, ¶222 n.387
2069-15	Exhibit 176 [Samsung Galaxy Tab] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶114 n.196
2069-16	Exhibit 177 [Samsung Galaxy Tab review] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶114 n.196, ¶114 n. 197, ¶114 n.198
2069-17	Exhibit 178 [Samsung Galaxy Tab 10.1 (Wi-Fi)] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶116 n.200
2069-18	Exhibit 179 [Samsung Galaxy Tab 10.1 (Wi-Fi) Review] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶116 n.202
2069-19	Exhibit 180 [Galaxy Tab 10.1 (WiFi)] to Wagner	Dkt. 2065 (Wagner

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	Declaration	Declaration) at ¶117 n.203
2069-20	Exhibit 181 [iPad 2 Arrives Tomorrow, Apple Press Info, March 10, 2011, < https://www.apple.com/pr/library/2011/03/10iPad-2-Arrives-Tomorrow.html >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 139 n.243
2069-21	Exhibit 182 [Apple Launches New iPad, Apple Press Info, March 7, 2012, < https://www.apple.com/pr/library/2012/03/07Apple-Launches-New-iPad.html >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 140 n.247
2069-20a	Exhibit 183 [“Global Tablet Vendor Market Share by Region: Q2 2012,” Strategy Analytics, August 2012, Tab 11] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 152 n.265
2069-22	Exhibit 184 [SURVEY SAYS: 70% Of iPad 2 Buyers Were First-Time iPad Owners, Business Insider, March 13, 2011, < http://www.businessinsider.com/ipad-2-survey-2011-3 >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 139 n.244
2069-23	Exhibit 185 [“Apple iPad 2 Selling Faster Than Original: Report,” eWeek, April 6, 2011, < http://www.eweek.com/c/a/Mobile-and-Wireless/Apple-iPad-2-Selling-Faster-Than-Original-Report-215840/ >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 139 n.246
2069-24	Exhibit 186 [Apple’s Biggest Competition For The New iPad: The iPad 2, Forbes, June 7, 2012, < http://www.forbes.com/sites/alexknapp/2012/06/07/apples-biggest-competition-for-the-new-ipad-theipad2/ >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 144 n.253
2069-25	Exhibit 187 [New iPad Tops Three Million, Apple Press Info, March 19, 2012, < http://www.apple.com/pr/library/2012/03/19New-iPad-Tops-Three-Million.html >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 140 n.248-249
2069-26	Exhibit 188 [Apple’s New iPad Still in Short Supply, PCMag.com, April 24, 2012, < http://www.pcmag.com/article2/0,2817,2403483,00.asp >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 141 n.250-251
2069-26a, 2091q	Exhibit 189 [“ComTech United States Report O410,” Apple Market Research & Analysis, February 11, 2011, APLNDC00010809] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 31 n.43
2069-26b	Exhibit 190 [“Smartphone Market Study,” Apple Market Research & Analysis, January 2011, APLNDC0002007610–2007704] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 47 n.77-78
2069-26c, 2091r	Exhibit 191 [AT&T Meeting: Internal Overview, March 15, 2012, APLNDC0001845703-739] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 130 n.232
2069-27	Exhibit 192 [Hughes, Neil, “Galaxy S III passes Apple’s iPhone 4S, becomes top selling US smartphone,” appleinsider.com, September 4, 2012, < http://appleinsider.com/articles/12/09/04/galaxy_s_iii_passes_apples_iphone_4s_becomes_top_selling_u	Dkt. 2065 (Wagner Declaration) at ¶ 128 n.222

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	s smartphone>] to Wagner Declaration	
2069-27a	Exhibit 193 [Cheng, Roger, "Upset! iPhone 4S surrenders U.S. crown to Galaxy S3," CNet, September 4, 2012, < http://news.cnet.com/8301-13579_3-57505552-37/upset-iphone-4s-surrenders-u.s-crown-to-galaxy-s3/ >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 128 n.223
2069-28	Exhibit 194 ["Why Buy a Tablet? Selection of Apps, Price and Device Brand Most Important Factors in Purchase Decision," comScore, August 6, 2012, < http://www.comscore.com/Press Events/Press Releases/2012/8/comScore Introduces TabLens >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 209 n.368-369
2069-28a, 2091s	Exhibit 195 [Samsung Presentation, "STA Strategy Update," November 11, 2011, S-ITC-500057690-758] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 123 n.210
2069-29	Exhibit 196 ["China to Overtake United States in Smartphone Shipments in 2012, According to IDC," IDC, August 30, 2012, < http://www.idc.com/getdoc.jsp?containerId=prUS23668012 >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 157 n.279
2069-29a	Exhibit 197 [Strategy Analytics, Global Tablet Vendor Market Share by Region: Q2 2012, August 2012] to Wagner Declaration	Dkt. 2054 at 22:9, 22:12, citing Dkt. 2065 (Wagner Declaration) at ¶ 232 n.398 Dkt. 2065 (Wagner Declaration) at ¶ 134 n.255, 152 n.265, 157 n.279
2069-29b	Exhibit 198 [Strategy Analytics, VALUE SHARE: Global Handset Revenue, ASP & Profit by Vendor in Q2 2012, August 2012] to Wagner Declaration	Dkt. 2054 at 22:9, 22:12, citing Dkt. 2065 (Wagner Declaration) at ¶ 232 n.398 Dkt. 2065 (Wagner Declaration) at ¶ 134 n.255, 152 n.265, 157 n.279
2069-29c	Exhibit 199 [APLNDC-Y0000408237] to Wagner Declaration	Dkt. 2054 at 22:9, 22:12, citing Dkt. 2065 (Wagner Declaration) at ¶ 232 n.398 Dkt. 2065 (Wagner Declaration) at ¶ 134 n.255, 152 n.265, 157 n.279
2069-29d	Exhibit 200 [Apple Inc. Form 10 K, September 29, 2007] to Wagner Declaration	Dkt. 2054 at 22:9, 22:12, citing Dkt. 2065 (Wagner Declaration) at ¶ 232 n.398
2069-29e	Exhibit 201 [APLNDC0003149809] to Wagner Declaration	Dkt. 2054 at 22:9, 22:12, citing Dkt. 2065 (Wagner Declaration) at ¶ 232 n.398
2069-29f	Exhibit 202 [APLNDC-WH-A0000024846-851] to Wagner Declaration	Dkt. 2054 at 22:9, 22:12, citing Dkt. 2065 (Wagner Declaration) at ¶ 232 n.398

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2069-29g	Exhibit 203 [APLNDC-Y0000408219] to Wagner Declaration	Dkt. 2054 at 22:9, 22:12, citing Dkt. 2065 (Wagner Declaration) at ¶ 232 n.398
2069-29h	Exhibit 204 [APLNDC-Y0000408212-218] to Wagner Declaration	Dkt. 2054 at 22:9, 22:12, citing Dkt. 2065 (Wagner Declaration) at ¶ 232 n.398
2069-29i	Exhibit 205 [Deposition of Arthur Rangel, April 5, 2012] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 21 n.20
2069-29j, 2091t	Exhibit 206 [Deposition of Steven Sinclair, April 4, 2012] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 21 n.20-22
2069-29k, 2091u	Exhibit 207 [Deposition of Michael Wagner, September 14, 2011] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 42 n.71
2069-29l, 2091v	Exhibit 208 [excerpts from Deposition of Mark Buckley, April 10, 2012] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 127 n.219
2069-30	Exhibit 209 [Smith, Chris, "Up to 1 million Nexus 7 tablets sold by Google so far?," androidauthority.com, October 18, 2012, < www.androidauthority.com/1-million-nexus-7-tablets-sold-google-123963/ >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 154 n.271
2069-31	Exhibit 210 [Mlot, Stephanie, "Report: Google Prepping \$99 Tablet, 32GB Nexus 7." PCMag.com, October 17, 2012, < http://www.pcmag.com/article2/0.2817.2411064.00.asp >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 154 n.273
2069-32	Exhibit 211 [Hollister, Sean, "With Surface Looming, Microsoft Fails to Explain Windows 8 vs. Windows RT to Consumers," October 17, 2012, < http://www.theverge.com/2012/10/17/3514556/windows-8-vs-windowsrt-surface-confused-microsoft-store-employees >] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 154 n.274
2069-32a	Exhibit 212 [Deposition of Mark Buckley, April 10, 2012] to Wagner Declaration	Dkt. 2065 (Wagner Declaration) at ¶ 127 n.219
2075	Declaration of Tim Rowden ISO Samsung's Opposition to Apple's Motion for a Permanent Injunction and Apple's Motion for JMOL, New Trial, and Amended Judgment ("Rowden Declaration")	Dkt. 2054 at 14:6 Dkt. 2053 at 28:21
2135-03, 2139	Declaration of Albert P. Bedecarre ISO Samsung's Opposition to Apple's Motion for a Permanent Injunction and Apple's Motion for JMOL, New Trial, and Amended Judgment ("Bedecarre Declaration")	Filed with permission of the Court. See Dkt. 2135 (motion for leave to file) and Dkt. 2138 (order granting motion for leave to file). Dkt. 2135 at 2:9-10, 2:19, 2:22, 2:24, 2:26-27, 3:3, 3:7, 3:15
2135-01	Exhibit 1 [Galaxy SII (T-Mobile) (SGH-T989)] to Bedecarre Declaration	Dkt. 2135-03 (Bedecarre

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		Declaration) at ¶ 2 Dkt. 2135 (motion for leave to file) at 2:9-10
2135-02	Exhibit 2 [Galaxy SII Epic 4G Touch (SPH-D710)] to Bedecarre Declaration	Dkt. 2135-03 (Bedecarre Declaration) at ¶ 2 Dkt. 2135 (motion for leave to file) at 2:9-10
Samsung's Reply in Support of its Motion for JMOL, New Trial, and/or Remittitur (Dkt. 2131)		
2126	Declaration of Susan Estrich ISO Samsung's Reply in Support of its Motion for JMOL, New Trial, and/or Remittitur ("Estrich Declaration")	Dkt. 2131 at 1:19, 2:8, 2 n. 1, 6:4, 6 n. 7, 7:9-10, 7:14, 7:19, 7:23, 8:6, 8:11-14, 8:19, 9:10, 9:18-19, 9:27-28, 10:1, 10:3-4, 10:21-23, 11:12, 11 n. 9, 12:11, 12:19, 13 n. 14, 15:6-7, 16:20-21, 18:15, 18:17, 18:20, 18 n. 22, 19:15, 20:7
2126-01	Exhibit 1 [RT Volume 1] to Estrich Declaration	Dkt. 2131 at 1:19, 2:8, 2 n. 1
2126-02	Exhibit 2 [RT Volume 2] to Estrich Declaration	Dkt. 2131 at 8:6, 8:19, 20:7
2126-03	Exhibit 3 [RT Volume 3] to Estrich Declaration	Dkt. 2131 at 8:13, 8:19
2126-04	Exhibit 4 [RT Volume 4] to Estrich Declaration	Dkt. 2131 at 6:4, 7:14, 8:12
2126-05	Exhibit 5 [RT Volume 5] to Estrich Declaration	Dkt. 2131 at 9:19, 6:4
2126-06	Exhibit 6 [RT Volume 6] to Estrich Declaration	Dkt. 2131 at 9:18, 16:20
2126-07	Exhibit 7 [RT Volume 7] to Estrich Declaration	Dkt. 2131 at 7:23, 10:3, 11:12, 11 n.9, 13 n.14, 15:6, 16:21, 18:15, 18:17, 18:20, 18 n.22
2126-08	Exhibit 8 [RT Volume 8] to Estrich Declaration	Dkt. 2131 at 7:9, 8:13, 19:15
2126-09	Exhibit 9 [RT Volume 9] to Estrich Declaration	Dkt. 2131 at 9:27-28, 10:1, 10:3-4
2126-10	Exhibit 10 [RT Volume 10] to Estrich Declaration	Dkt. 2131 at 15:7
2126-11	Exhibit 11 [RT Volume 12] to Estrich Declaration	Dkt. 2131 at 6 n.7, 12:11
2126-12	Exhibit 12 [judgment dated November 9, 2012 issued by the England and Wales Court of Appeal, Samsung Electronics (UK) Limited v. Apple Inc.] to Estrich Declaration	Dkt. 2126 (Estrich Declaration) at ¶ 14
2126-13	Exhibit 13 [November 5, 2012 deposition of Marylee Robinson] to Estrich Declaration	Dkt. 2131 at 12:19
2126-14	Exhibit 14 [November 6, 2012 deposition of Russell Winer] to Estrich Declaration	Dkt. 2126 (Estrich Declaration) at ¶ 16
2126-15	Exhibit 15 [November 2, 2012 deposition of Philip Schiller] to Estrich Declaration	Dkt. 2126 (Estrich Declaration) at ¶ 17
2126-16	Exhibit 16 [PX 11] to Estrich Declaration	Dkt. 2131 at 8:11, 9:10
2126-17	Exhibit 17 [PX 12] to Estrich Declaration	Dkt. 2131 at 9:10

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2126-18	Exhibit 18 [PX 14] to Estrich Declaration	Dkt. 2131 at 9:10
2126-19	Exhibit 19 [PX 15] to Estrich Declaration	Dkt. 2131 at 9:10
2126-20	Exhibit 20 [PX 16] to Estrich Declaration	Dkt. 2131 at 9:10
2126-21	Exhibit 21 [PX 36] to Estrich Declaration	Dkt. 2131 at 7:19
2126-22	Exhibit 22 [PX 38] to Estrich Declaration	Dkt. 2131 at 10:21
2126-23	Exhibit 23 [PX 40] to Estrich Declaration	Dkt. 2131 at 10:22
2126-24	Exhibit 24 [PX 44] to Estrich Declaration	Dkt. 2131 at 10:22
2126-25	Exhibit 25 [PX 78] to Estrich Declaration	Dkt. 2131 at 19:23
2126-26	Exhibit 26 [PX 133] to Estrich Declaration	Dkt. 2131 at 9:10
2126-27	Exhibit 27 [PX 134] to Estrich Declaration	Dkt. 2131 at 7:19
2126-28	Exhibit 28 [PX 135] to Estrich Declaration	Dkt. 2131 at 7:19, 9:10
2126-29	Exhibit 29 [DX 562] to Estrich Declaration	Dkt. 2131 at 8:14
2126-30	Exhibit 30 [DX 2627] to Estrich Declaration	Dkt. 2131 at 7:10
2126-31	Exhibit 31 [JX 1043] to Estrich Declaration	Dkt. 2131 at 10:22

Although not cited in Samsung's briefing, several of the above exhibits are nevertheless in compliance with the Court's orders. Following the filing of Samsung's opposition to Apple's motion for a permanent injunction, the Court twice ordered Apple to make its declarants available for deposition. Dkt. 2105 & 2158. Because it had already filed its opposition by the time these depositions were ordered and taken, Samsung did not have the opportunity to cite them in its brief. Samsung therefore filed the relevant excerpts of these depositions following the close of briefing. This includes Docket Numbers 2126-14 and 2126-15. Should these exhibits be stricken, it will have rendered the discovery that the Court ordered a meaningless exercise. Given the importance of deciding the Motion for a Permanent Injunction on a full record and because the deposition testimony from these two witnesses has direct bearing on the issues before the Court, this evidence should be allowed into the record. Dkt. 2093 at 2 ("...Apple is seeking to permanently enjoin the sale of 26 Samsung products. Such an extraordinary request should be evaluated in light of the full available record.") In addition, Docket Number 2126-12 is a United Kingdom court judgment that was not issued until November 9, 2012 and therefore could not be incorporated into Samsung's briefs. It should therefore not be stricken.

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