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**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
SAN JOSE DIVISION**

APPLE INC., a California corporation,

Plaintiff,

v.

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

Defendants.

Case No. 12-cv-00630-LHK (PSG)

**~~[PROPOSED]~~ ORDER GRANTING
APPLE INC.'S MOTION FOR A
PERMANENT INJUNCTION**

1 Before the Court is the Motion for a Permanent Injunction brought by Plaintiff Apple Inc.
2 (“Apple”) against Defendants Samsung Electronics Co., Ltd., Samsung Electronics America, Inc.,
3 and Samsung Telecommunications America, Inc. (collectively, “Samsung”).

4 WHEREAS Samsung has infringed U.S. Patent No. 5,946,647 (“the ’647 patent”), U.S.
5 Patent No. 8,046,721 (“the ’721 patent”), and U.S. Patent No. 8,074,172 (“the ’172 patent”)
6 (collectively, “The Apple Infringed Patents”) based on the following features (collectively, the
7 “Infringing Features”):

- 8 (1) for the ’647 patent, the data detection/linking feature accused at trial as
9 implemented in Samsung’s Admire, Galaxy Nexus, Galaxy Note, Galaxy Note II,
10 Galaxy S II, Galaxy S II Epic 4G Touch, Galaxy S II Skyrocket, Galaxy S III, and
11 Stratosphere products;
- 12 (2) for the ’721 patent, the slide-to-unlock feature accused at trial as implemented in
13 Samsung’s Admire, Galaxy Nexus, and Stratosphere products; and
- 14 (3) for the ’172 patent, the autocorrect feature accused at trial as implemented in
15 Samsung’s Admire, Galaxy Nexus, Galaxy Note, Galaxy S II, Galaxy S II Epic 4G
16 Touch, Galaxy S II Skyrocket, and Stratosphere products;

17 WHEREAS, the Court finds that Apple will suffer irreparable harm if Samsung continues
18 its use of the Infringing Features, that monetary damages cannot adequately compensate Apple for
19 this resulting irreparable harm, and that the balance of equities and public interest favor entry of a
20 permanent injunction;

21 NOW THEREFORE, having considered the entire record in this action, the verdict of the
22 jury, relevant orders of the Court, and the papers submitted by the parties, and good cause having
23 been shown,

24 IT IS ORDERED that Samsung Electronics Co., Ltd., Samsung Electronics America, Inc.,
25 and Samsung Telecommunications America, Inc., and any of their officers, directors, agents,
26 servants, employees, attorneys, subsidiaries, and those persons acting in concert or participation
27 with any of them who receive actual notice hereof, are hereby restrained and enjoined, pursuant to
28

1 35 U.S.C. § 283 and Fed. R. Civ. P. 65(d), from infringing, contributing to the infringement of, or
2 inducing the infringement of the '647 patent, '721 patent, and/or '172 patent, by:

- 3 (1) making, using, selling, and/or offering to sell in the United States, or importing into
4 the United States, software or code capable of implementing any Infringing
5 Feature, and/or any feature not more than colorably different therefrom; and/or
- 6 (2) developing, designing, testing, demonstrating, implementing, writing, modifying,
7 updating, or manufacturing in the United States any software or code capable of
8 implementing any Infringing Feature, and/or any feature not more than colorably
9 different therefrom, except for purposes of designing around The Apple Infringed
10 Patents; and/or
- 11 (3) advertising, marketing, demonstrating, or otherwise promoting in the United States
12 any Infringing Feature, and/or any feature not more than colorably different
13 therefrom; and/or
- 14 (4) directly or indirectly requesting, assisting, or encouraging any third party to
15 perform any of the acts listed in the immediately preceding Paragraphs (1)-(3);

16 PROVIDED, HOWEVER, that the enforcement of this Permanent Injunction shall be
17 stayed until thirty (30) days after entry of this Order.

18 This Court specifically retains jurisdiction to enforce, modify, extend, or terminate this
19 Permanent Injunction as the equities may require upon a proper showing, and to adopt procedures
20 for resolution of any dispute as to whether a feature not specifically found to infringe is more than
21 colorably different from an Infringing Feature.

22 **IT IS SO ORDERED.**

23
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25 Dated: January 18, 2016



 HONORABLE LUCY H. KOH
 United States District Judge