1	ROUGH DRAFT - Goodman	
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4	IMPORTANT NOTICE:	
5	AGREEMENT OF PARTIES	
6	We, the party working with realtime and rough draft transcripts understand that if we	
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14	Case: Rembrandt v. Samsung Date: ovember 18, 2014	
15	REPORTER' S NOTE:	
16	Since this deposition has been realtimed and is in rough draft form, please be aware that	
17	there may be a discrepancy regarding page and line number when comparing the realtime	
18	screen, the rough draft, rough draft disk, and the final transcript.	
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21 22	notes in double parenthesis, misspelled proper names, incorrect or missing Q/A symbols or punctuation, and/or nonsensical	
23	English word combinations. All such entries will be correct on the final certified	
24	transcript.	
25	Court Reporter's Name: Michelle A. Cox Firm Name: Sound Professional	
		2
1	ROUGH DRAFT - Goodman	
2	THE VIDEOGRAPHER: Good morning. This is	
3	the videotape operator speaking, Eric Lenz of	
4	Sounds Deposition Services in Long Beach,	
	Page 1	



5	Goodman, David 11-18-14 ROUGH Transcript (CONF).txt California.	
6	Today's date is Tuesday, November 18,	
7	2014. The time is approximately 9:12 in the	
8	morning. We are at the offices of Dickstein	
9	Shapiro, 1633 Broadway, New York, New York, for	
10	the video deposition of Dr. David Goodman in	
11	the matter of Rembrandt Technologies, LLP,	
12	versus Samsung Electronics Company, et al.	
13	This is in the U.S. District Court for the	
14	Eastern District of Texas No. 2:13-CV-213.	
15	Will counsel please introduce themselves	
16	for the record.	
17	MR. ENGER: Eric Enger with Heim Payne	
18	Chorush on behalf of the plaintiff Rembrandt.	
19	MR. MILLER: Jeffrey Miller of Dickstein	
20	Shapiro represents the Samsung. Defendants.	
21	THE VIDEOGRAPHER: Will our court reporter	
22	Michelle Cox swear in our witness	
23	DAVID GOODMAN, called as a witness, having been duly	
24	sworn by a Notary Public, was examined and	
25	testified as follows:	
		3
1	ROUGH DRAFT - Goodman	
2	EXAMINATION BY	
3	MR. ENGER:	
4	Q Good morning.	
5	A Good morning.	
6	Q What is your name?	
7	A David Goodman.	
8	Q Where do you live Mr. Goodman?	
9	A I live in New York, 377 Rector Place.	
10	Q My name is Eric Enger. We just met for Page 2	

	GOODINAII, DAVID 11-18-14 ROUGH ITANSCITPT (CONF). LXT	
11	first time today; is that correct?	
12	A That's right.	
13	Q You understand I'm an attorney for	
14	Rembrandt the plaintiff in a patent	
15	infringement case against Samsung?	
16	A Yes.	
17	Q You're here to testifying here today on	
18	behalf of Samsung, your client, correct?	
19	A Correct.	
20	Q If I ask you a question today that you	
21	don't understand will you ask me to clarify it?	
22	A Yes.	
23	Q If you don't ask me to clarify a question,	
24	is it fair that you understood it?	
25	A Yes.	
		4
1	ROUGH DRAFT - Goodman	
2	Q Is there anything, for example,	
3	medications or illnesses that will prevent you	
4	from testifying accurately and honestly today?	
5	A There's nothing that will prevent that.	
6	MR. ENGER: Mark the first Exhibit.	
7	(Exhi bi t Type Exhi bi t	
8	No , Description ,	
9	marked for identification as of this date.)	
10	MR. MILLER: Eric Enger, I think that Dr.	
11	Goodman has a correction he has to make to his	
12	invalidity report.	
13	MR. ENGER: That's going to be the first	
14	exhibit. We'll fix that as soon as we get it	
15	out.	

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16	MR. MILLER: I think that you can	
17	probably	
18	MR. ENGER: Mark this as at first Exhibit.	
19	(Exhi bi t Type Exhi bi t	
20	No , Description ,	
21	marked for identification as of this date.)	
22	MR. MILLER: Can I take two minutes I took	
23	something.	
24	THE VIDEOGRAPHER: We're going to go off	
25	record at 914.	
		5
1	ROUGH DRAFT - Goodman	
2	(Recess taken.)	
3	THE VIDEOGRAPHER: Back on the record nine	
4	seep 16.	
5	Q Dr. Goodman, you realize you're still	
6	under oath?	
7	A Yes.	
8	Q Before break you mention you'd like to	
9	correct something in Exhibit 1, your invalidity	
10	report; is that correct?	
11	A That's correct.	
12	Q What is it you need to correct?	
13	A In paragraph 142 Page 149: In the first	
14	two sentences have the words first and second	
15	somehow transposed. So I'll read the correct	
16	version, and I'll try to emphasize the part	
17	that needs changing it says are claim 22 of the	
18	228 patent recites "a first portion of the	
19	second communication indicating that the first	
20	modulation method would be used for modulateing	
21	the payload data in the payload portion of the Page 4	



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	Goodman, David 11-18-14 ROUGH Transcript (CONF).txt	
22	second communication. The specification	
23	however does not disclose or enable a first	
24	portion of a second communication indicating	
25	that a first modulation would be used."	
		6
1	ROUGH DRAFT - Goodman	
2	That's it second and first were reversed.	
3	Q Thank you is there any other correction us	
4	need to make to your report?	
5	A No.	
6	Q Let's to turn to Exhibit 11 which is	
7	Exhibit 1 which is your CV. And Page 7,	
8	please. This should list the testimony you've	
9	given in court and depositions correct?	
10	A Yes.	
11	Q So you've testified in a legal matter	
12	before?	
13	A Yes.	
14	Q How many times?	
15	A Between court appearances in deposition I	
16	would say about 20.	
17	Q And all those were within the last four	
18	years?	
19	A No.	
20	Q How many times have you testified whether	
21	court or depositions in the last four years?	
22	A Looks like three times. So when I	
23	prepared this list, it must have been early in	
24	2010, because the bottom item was more than	
25	four years ago. So I have four items on	

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