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1
             IN THE UNITED STATES DISTRICT COURT
 2
             FOR THE EASTERN DISTRICT OF TEXAS
 3
                     MARSHALL DIVISION
 4
 5
     MOBILE TELECOMMUNICATIONS
 6
     TECHNOLOGIES, LLC
 7
          Plaintiff,
                                ) No. 2:12-cv-832
               vs.
 8
     SPRINT NEXTEL CORPORATION ) JRG-RSP
 9
          Defendant.
10
     MOBILE TELECOMMUNICATIONS
11
     TECHNOLOGIES, LLC,
12
         Plaintiff
13
                                ) No. 2:13-cv-259
               vs.
     SAMSUNG TELECOMMUNICATIONS ) JRG-RSP
14
15
     AMERICA, LLC,
16
          Defendant.
17
     MOBILE TELECOMMUNICATIONS
18
     TECHNOLOGIES, LLC,
19
         Plaintiff
2.0
                                ) No. 2:13-cv-258
             vs.
2.1
     APPLE INC.,
                                ) JRG-RSP
22
         Defendant.
23
     JOB No. 1830207
24
25
     PAGES 1 - 159
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VIDEOTAPED DEPOSITION OF GREGORY PINTER
1
     VIDEOTAPED DEPOSITION OF GREGORY PINTER
                                                     2 taken on behalf of the Defendant - Apple Inc. at
2
         Pleasanton, California
3
                                                     3 807 Main Street, Pleasanton, California, commencing
        Wednesday, April 23, 2014
            Volume I
                                                     4 at 9:21 a.m., Wednesday, April 23, 2014, before
4
                                                     5 Rebecca L. Romano, Certified Shorthand Reporter
                                                     6 No. 12546.
6
7
                                                     7
                                                     8
8
9
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10
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                                                    11
11 REPORTED BY:
                                                    12
12 REBECCA L. ROMANO, RPR, CSR No. 12546
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1
       IN THE UNITED STATES DISTRICT COURT
                                                     1
                                                       APPEARANCES OF COUNSEL
       FOR THE EASTERN DISTRICT OF TEXAS
2
                                                     2
3
           MARSHALL DIVISION
                                                     3 For the Plaintiff:
4
                                                     4
                                                           REED & SCARDINO
  MOBILE TELECOMMUNICATIONS )
5 TECHNOLOGIES, LLC
                                                     5
                                                           BY: NICHOLAS WYSS
6
     Plaintiff,
                                                     6
                                                           Attorney at Law
                 ) No. 2:12-cv-832
                                                     7
                                                           301 Congress Avenue, Suite 1250
8 SPRINT NEXTEL CORPORATION )
                                     JRG-RSP
                                                     8
                                                           Austin, Texas 78701
     Defendant.
                                                     9
                                                           (512) 615-5493
10 MOBILE TELECOMMUNICATIONS )
                                                    10
                                                           EMAIL: Nwyss@reedscardino.com
11 TECHNOLOGIES, LLC,
                                                    11
12
     Plaintiff
                                                    12 For the Defendant - Apple Inc.:
                 ) No. 2:13-cv-259
  SAMSUNG TELECOMMUNICATIONS ) JRG-RSP
                                                           WEIL GOTSHAL & MANGES
                                                    13
14 AMERICA, LLC,
                                                    14
                                                           BY: ANISH DESAI
     Defendant.
                                                    15
                                                           Attorney at Law
15
                                                    16
                                                           1300 Eye Street, N.W., Suite 900
  MOBILE TELECOMMUNICATIONS )
                                                    17
                                                           Washington, D.C. 20005
16 TECHNOLOGIES, LLC,
     Plaintiff
17
                                                           (202) 682-7103
                                                    18
18
                 ) No. 2:13-cv-258
        vs.
                                                    19
                                                           EMAIL: Anish.desai@weil.com
19 APPLE INC.,
                      ) JRG-RSP
                                                    20
20
     Defendant.
                                                    21
21
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22
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24
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                                             Page 3
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2 (Pages 2 - 5)



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	APPEARANCES OF COUNSEL (CONTINUED):	1 EXHIBITS(con't)
2		2 NUMBER PAGE
	For the Defendant - Samsung Telecommunications	3 DESCRIPTION
4	America, LLC:	4 Exhibit 42 US Patent 5,850,594,
5	GREENBERG TRAURIG	5 Bates APL-MTEL-00292325
6	BY: J. RICK TACHE	6 - APL-MTEL-00292341; 55
$\begin{array}{ c c }\hline 7\\ 8 \end{array}$	Attorney at Law 3161 Michelson Drive, Suite 1000	8 Exhibit 43 US Patent 5,588,009,
9	Irvine, California 92612	9 Bates APL-MTEL-00285300
10	(949) 732-6600	10 - APL-MTEL-00285348; 61
11	EMAIL: Tacher@gtlaw.com	11
12	ENTITE. Tacher & graw.com	12
13	ALSO PRESENT:	13
14	Cassia Leet, Videographer	14 PREVIOUSLY MARKED EXHIBITS
15	Erik Squier	15 Exhibit 3 69
16	1	16
17		17 Exhibit 22 52
18		18
19		19
20		20
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23		23
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25	D. C	25
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1	INDEX	1 Pleasanton, California, Wednesday, April 23, 2013 08:50:57
	DEPONENT EXAMINATION	1 Pleasanton, California, Wednesday, April 23, 2013 08:50:57 2 9:21 a.m.
2 3	DEPONENT EXAMINATION GREGORY PINTER PAGE	
2 3 4	DEPONENT EXAMINATION GREGORY PINTER PAGE VOLUME I	2 9:21 a.m. 3000 4 THE VIDEOGRAPHER: Good morning. We are
2 3 4 5	DEPONENT EXAMINATION GREGORY PINTER PAGE VOLUME I BY MR. DESAI 11	2 9:21 a.m. 3000 4 THE VIDEOGRAPHER: Good morning. We are 5 on the record at 9:21 a.m. on April 23rd, 2014. 09:21:53
2 3 4 5 6	DEPONENT EXAMINATION GREGORY PINTER PAGE VOLUME I	2 9:21 a.m. 3000 4 THE VIDEOGRAPHER: Good morning. We are 5 on the record at 9:21 a.m. on April 23rd, 2014. 09:21:53 6 This is the video-recorded deposition of Gregory
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19	DEPONENT EXAMINATION GREGORY PINTER PAGE VOLUME I BY MR. DESAI 11 BY MR. TACHE 84 EXHIBITS NUMBER PAGE DESCRIPTION Exhibit 38 Subpoena to Testify at a Deposition in a Civil Action, 21 Pages; 12 Exhibit 39 US Patent 5,894,506, Bates MTEL1201859 -	9:21 a.m. 7
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2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20	DEPONENT EXAMINATION GREGORY PINTER PAGE VOLUME I BY MR. DESAI 11 BY MR. TACHE 84 EXHIBITS NUMBER PAGE DESCRIPTION Exhibit 38 Subpoena to Testify at a Deposition in a Civil Action, 21 Pages; 12 Exhibit 39 US Patent 5,894,506, Bates MTEL1201859 - MTEL201873; 22 Exhibit 40 ANSI, Coded Character	9:21 a.m. 7
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	DEPONENT EXAMINATION GREGORY PINTER PAGE VOLUME I BY MR. DESAI 11 BY MR. TACHE 84 EXHIBITS NUMBER PAGE DESCRIPTION Exhibit 38 Subpoena to Testify at a Deposition in a Civil Action, 21 Pages; 12 Exhibit 39 US Patent 5,894,506, Bates MTEL1201859 - MTEL201873; 22 Exhibit 40 ANSI, Coded Character	2 9:21 a.m. 3000 4 THE VIDEOGRAPHER: Good morning. We are 5 on the record at 9:21 a.m. on April 23rd, 2014. 09:21:53 6 This is the video-recorded deposition of Gregory 7 Pinter. 8 My name is Cassia Leet, here with our 9 court reporter, Rebecca Romano. We are here from 10 Veritext Legal Solutions at the request of counsel 09:22:08 11 for defendant. 12 This deposition is being held at the 13 Rose Hotel, 807 Main Street in Pleasanton, 14 California 94566. The caption of this case is 15 Mobile Telecommunications Technologies, LLC, versus 09:22:22 16 Sprint Nextel Corporation, Lead Case 17 No. 2:12-cv-832 JRG-RSP and related cases. 18 Please note that the audio and video 19 recording will take place unless all parties agree 20 to go off the record. Microphones are sensitive 09:22:42 21 and they pick up whispers, private conversations,
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22	DEPONENT EXAMINATION GREGORY PINTER PAGE VOLUME I BY MR. DESAI 11 BY MR. TACHE 84 EXHIBITS NUMBER PAGE DESCRIPTION Exhibit 38 Subpoena to Testify at a Deposition in a Civil Action, 21 Pages; 12 Exhibit 39 US Patent 5,894,506, Bates MTEL1201859 - MTEL201873; 22 Exhibit 40 ANSI, Coded Character Sets, 16 Pages; 33	9:21 a.m. 7
2 3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21 22 23	DEPONENT EXAMINATION GREGORY PINTER PAGE VOLUME I BY MR. DESAI 11 BY MR. TACHE 84 EXHIBITS NUMBER PAGE DESCRIPTION Exhibit 38 Subpoena to Testify at a Deposition in a Civil Action, 21 Pages; 12 Exhibit 39 US Patent 5,894,506, Bates MTEL1201859 - MTEL201873; 22 Exhibit 40 ANSI, Coded Character Sets, 16 Pages; 33 Exhibit 41 Emoticons Handout,	9:21 a.m. 7

3 (Pages 6 - 9)



1 If there any objections to the 09:22:57	1 Q. I'm going to hand you what's been marked 09:24:06
2 proceeding, please state them at the time of your	2 as Exhibit 38. And this is the subpoena to you in
3 appearance, beginning with the noticing attorney.	3 this case.
4 MR. DESAI: Anish Desai, here on behalf	4 (Exhibit 38 was marked for identification
5 of Apple. 09:23:07	5 by the court reporter and is attached hereto.) 09:24:29
6 MR. TACHE: Rick Tache and Erik Squier on	6 Q. (By Mr. Desai) I just have one question
7 behalf of Samsung.	7 about this subpoena, and it's, what did you do, if
8 MR. WYSS: My name is Nicholas Wyss. I'm	8 anything, to search for documents in your
9 here on behalf of MTel.	9 possession that were requested in the subpoena?
10 THE VIDEOGRAPHER: Thank you. 09:23:17	10 A. Actually, not much. I I looked up on 09:24:44
The witness will be sworn in and counsel	11 the Web the the specific patents that were
12 may begin the examination.	12 called out here. That's it, just to refresh my
13 THE REPORTER: If you could raise your	13 memory what they were.
14 right hand for me, please.	14 Q. Okay. Do you have any documents relating
15 THE DEPONENT: (Complies.) 12:22:22	15 to your work at MTel in your possession? 09:25:05
16 THE REPORTER: You do solemnly state,	16 A. I don't believe so.
17 under penalty of perjury, that the testimony you're	17 Q. Would you mind just giving me a brief
18 about to give in this deposition shall be the	18 rundown of your education.
19 truth, the whole truth, and nothing but the truth?	19 A. Sure. I went to University of California
21	
22	22 immediately after obtaining your
23	23 A. I was
24	24 Q degree?
25 ///// 09:23:21 Page 10	25 A. Right. Employed by McDonald Douglas for 09:25:37 Page 12
rage to	Tage 12
1 GREGORY PINTER, 09:23:21	1 eight years, Honeywell for eight years, and then 09:25:39
2 having been administered an oath, was examined and	2 MTel at that point.
3 testified as follows:	3 Q. And what when did you join MTel?
4 EXAMINATION	4 A. It should have been 1993.
5 BY MR. DESAI: 08:50:58	5 Q. All right. And how long were you at 09:25:52
6 Q. Good morning, Mr. Pinter.	6 MTel?
7 A. Good morning.	7 A. About three years, I believe. Somewhere
8 Q. Could you please state your full name and	8 in that ballpark.
9 address for the record.	9 Q. Why did you leave?
10 A. Gregory John Pinter, 1288 Lakeland Drive, 09:23:37	10 A. We had worked on two-way pagers and I was 09:26:03
11 Livermore, California 94551.	11 offered a position out here with the with the
12 Q. Mr. Pinter, have you ever been deposed	12 company, Wireless Access, that was making the
13 before?	13 pagers. So after we finished development of the
14 A. Yes.	14 pagers, I went I went to that company and joined
15 Q. Okay. So you are somewhat familiar with 09:23:48	15 them. 09:26:23
16 the process?	16 Q. Okay. And since leaving MTel, could you
17 A. Uh-huh.	17 just give me a brief description of your employment
18 Q. If you need a break while we are going	18 activities.
19 today, just let me know and we will obviously take	19 A. So I went to work for Wireless Access for
20 a break. 09:23:58	20 another about three years or so. Then I went to 09:26:29
21 A. Okay.	20 another door thee years of so. Then I went to 07.20.29
LI A. Okay.	21 work for a company called IP Systems out of Dallas
	21 work for a company called JP Systems out of Dallas.
22 Q. If you don't understand a question of	22 I was their representative here in the Bay
22 Q. If you don't understand a question of 23 mine, please let me know and I'll do my best to	22 I was their representative here in the Bay23 representative here in the Bay Area in the in
22 Q. If you don't understand a question of 23 mine, please let me know and I'll do my best to 24 rephrase the question.	 22 I was their representative here in the Bay 23 representative here in the Bay Area in the in 24 the context of business development, VP of business
22 Q. If you don't understand a question of 23 mine, please let me know and I'll do my best to	22 I was their representative here in the Bay 23 representative here in the Bay Area in the in 24 the context of business development, VP of business 25 development. 09:26:51

4 (Pages 10 - 13)



1 today. 09:29:41 And then I went to -- to work for a 09:26:51 2 Q. How about Dennis Cameron and William 2 company -- actually, SAP bought them. What's the 3 Hays; did they report to you? 3 name of that company? It escapes me. But they 4 were doing text messaging delivery work, and I was Q. What was their relationship with you at 09:29:49 5 the VP of business development and general manager 09:27:05 6 MTel? 6 for that company. And it was subsequently bought 7 by SAP. A. They were senior to me. They had offices 8 down the hall. Bill Hays was sort of -- I don't 8 From there, in 2001, I left, and in 9 know what his real role was, but kind of chief of 9 200- -- later in 2001, I started a company with a 10 couple other fellows called Net Informer that 09:27:22 10 technology or something like that, I would say. I 09:30:05 11 lasted for eight years. wouldn't say chief, but director of technology, 12 let's say. And Dennis was more in the RF side, 12 That was, again, starting with the text 13 head of the RF side. 13 messaging, and we developed mobile couponing, Q. Okay. Did you ever work with Rade 14 mobile systems for newspapers and such. And in 15 Petrovic while you were at MTel? 15 2008 that was purchased by a newspaper company out 09:27:44 09:30:21 A. The name is sort of familiar, but I don't 16 of the East Coast. 17 17 remember. I worked for them for a couple more Q. Okay. When did you first learn about 18 years. And then since then I have gone to work for 19 a company called JLOOP. And then now I'm currently 19 this lawsuit that was filed by MTel, LLC, against 09:30:44 20 employed as VP of technology for Virgin's 09:27:57 20 Samsung and Apple? 21 A. When I received this deposition. 21 Entertainment. 22 Q. When you received the subpoena? 22 Q. Thank you. 23 23 Going back to your three years at MTel --A. The subpoena. I'm sorry. Yeah. 24 24 A. Uh-huh. Q. Okay. Have you had any relationship with 25 the plaintiff in this case, MTel, LLC, prior to 09:30:57 25 Q. -- what was your role? 09:28:08 Page 14 Page 16 1 A. I was starting off as a -- I don't 09:28:10 1 receiving your deposition notice? 09:31:03 2 remember my titles exactly, but something akin to A. They had called me a year, year and a 3 an engineer, engineering manager, and then rose up 3 half ago, asking me if I would help them out. And 4 to director of engineering, if I remember right. 4 I basically really just had a one- or two-minute Q. Were there any specific aspects of what 09:28:31 5 conversation; said sure, whenever something comes 09:31:18 6 MTel was doing that you were working on? 6 up, I would be more than happy to help them, so... 7 A. The two-way -- the two-way messaging Q. Aside from that conversation, did you 8 network is what I was working on. 8 have any other follow-up conversations with Q. Were you working on the network or on the 9 MTel, LLC, prior to receiving the subpoena? 10 devices, the handheld devices, or both? 09:28:44 11 A. Both. Both. So I had different Q. Okay. So did you have any involvement in 12 responsibilities. I worked directly for the --12 assisting MTel, LLC, with preparing its case 13 the -- I guess he was a VP of technology, 13 against Apple and Samsung? 14 Masood Garahi. 15 Q. So Mr. Garahi was your superior? 09:28:58 Q. Do you know either Andrew Fitton or 09:31:50 16 A. Correct. 16 Michael Karper? 17 Q. Okay. And as the engineering manager and 17 A. No. 18 director of engineering, did you have engineers who 18 Q. Who did you speak to when you -- when you 19 reported to you? 19 had that conversation? Do you remember? 20 A. Yes. 09:29:10 A. I don't remember. I'm sure you can tell 09:32:06 21 Q. And who were they? To the extent you can 21 me, but I don't remember his name. It's in my 22 remember. 22 phone, but I can't remember his name. 23 A. Yeah. 23 Q. Was it an attorney? 24 John Mayes was one. There's another 24 A. Yes. 25 fellow, too. It will probably come to me later 09:29:34 25 Q. Was it an attorney at Reed & Scardino? Page 15 Page 17

5 (Pages 14 - 17)



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