

Exhibit 5


U.S. Patent No. 8,549,443 (“’443 Patent”) for Samsung Phone and Tablet Accused Instr


Accused Products

Each of Samsung’s touch-enabled mobile phones and tablets that utilize the Google Android operating system (e.g., Samsung Galaxy S9) (“Accused Instrumentality”) infringes at least Claim 19 of the ’443 Patent.

Claim 19

Claim 19	Accused Instrumentality
[pre] A device capable of executing software comprising:	The preamble is not a limitation. To the extent the preamble is construed as a limitation, the Accused Instrumentality comprises a device capable of executing software comprising Google’s Android software.
[a] a touch-sensitive screen configured to detect being touched by a user's finger without requiring an exertion of pressure on the screen;	The Accused Instrumentality includes a capacitive touch screen that detects being touched by a user’s finger without requiring an exertion of pressure on the screen.
[b] a processor connected to the touch-sensitive screen and configured to receive from the screen information regarding locations touched by the user's finger;	The Accused Instrumentality includes an application processor that is connected to the touch screen and is configured to receive touch location information regarding locations touched by the user’s finger.
[c] executable user interface code stored in a memory connected to the processor; the user interface code executable by the processor;	The Accused Instrumentality includes executable user interface code (e.g., Google’s Android software and touch screen device code) stored in a memory connected to the processor that may also be executed by the processor.
[d] the user interface code being configured to detect one or more locations touched by a movement of the user's finger on the screen without requiring the exertion of pressure and determine therefrom a selected operation; and,	The Accused Instrumentality includes user interface code that is configured to detect one or more locations touched by a movement of the user’s finger on the screen without requiring the exertion of pressure and determine therefrom a selected operation. For example, on the application home screen of the Accused Instrumentality, the Google’s Android software and touchscreen device code detects a user’s finger

Claim 19	Accused Instrumentality
	<p>application icon and then moving towards another app icon on the s interface code determines the operation of creating a folder on the a</p>  <p>http://publish.samsungsimulator.com/simulator/b5d566e0-a09b-470003ce5e553a/#!topic/apps/create_a_folder_to_organize_apps</p>
<p>[e] the user interface code is further configured to cause one or more selected operations, which includes one or more functions available to the user interface code of the device, to deactivate while the user's finger is touching one or more locations on the screen.</p>	<p>The Accused Instrumentality's user interface code is further configured to create a folder operation, which includes the function of grouping a user's app screen, to deactivate while the user's finger is touching on the screen. For example, if the user's finger moves towards the moving/rearranging icon operation to deactivate in favor of a "add function.</p>

Claim 19	Accused Instrumentality
	 <p>http://publish.samsungsimulator.com/simulator/b5d566e0-a09b-479-0003ce5e553a/#!topic/apps/create_a_folder_to_organize_apps</p>