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6 UNITED STATES DISTRICT COURT  
7 NORTHERN DISTRICT OF CALIFORNIA  
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11 MEDIATEK INC.,

12 Plaintiff,

13 vs.

14 FREESCALE SEMICONDUCTOR, INC.,

15 Defendant.  
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Case No.: 11- cv-5341-YGR

**ORDER STRIKING MOTION OF PLAINTIFF  
MEDIATEK INC. TO COMPEL RESPONSES TO  
INTERROGATORIES (DKT. NO. 55)**

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18 Plaintiff Mediatek Inc. filed a Motion for to Compel Responses by Freescale Semiconductor,  
19 Inc. regarding a pending discovery dispute on October 3, 2012. (Dkt. No. 55.) The filing does not  
20 comply with this Court's Standing Order in Civil Cases at paragraph 8(b).

21 b. All other requests for discovery relief must be summarized jointly by the  
22 parties in a *joint* letter brief no longer than four pages. The joint letter brief must attest that,  
23 prior to filing the request for relief, counsel met and conferred *in person* and must concisely  
24 summarize those remaining issues that counsel were unable to resolve. The joint letter brief  
25 may cite to limited and specific legal authority only for resolution of dispositive issues. The  
26 joint letter brief may not be accompanied by declarations; however any specific excerpt of  
27 disputed discovery material may be attached. The Court will then advise the parties if  
28 additional briefing, a telephonic conference, or a personal appearance will be necessary.

**Note:** Discovery letter briefs must be e-filed under the Civil Events category of Motions and  
Related Filings >Motions - General > "Discovery Letter Brief".

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The Court **STRIKES** the filing at Docket No. 55 for failure to comply with the Court's Standing Order by:

- XX Not submitting a joint letter brief;
- \_\_\_\_\_ Filing a letter brief longer than four pages;
- XX Failing to attest that counsel has met and conferred in person;
- \_\_\_\_\_ Failing to summarize the issues remaining following a meet and confer;
- XX Failing to provide the Court with limited and specific legal authority to resolve the issues.

*Only* upon receipt of a letter brief filed in compliance with this Court's Standing Order will the Court advise the parties *if* additional briefing, a telephonic conference or a personal appearance will be required.

**IT IS SO ORDERED.**

Dated: October 10, 2012

  
YVONNE GONZALEZ ROGERS  
UNITED STATES DISTRICT COURT JUDGE