

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA
OAKLAND DIVISION

MEDIATEK INC.,
Plaintiff,
v.
FREESCALE SEMICONDUCTOR, INC.,
Defendant.

Case No. 4:11-cv-05341 (YGR) (JSC)

**ORDER DENYING THIRD
PARTY PANASONIC
CORPORATION’S MOTION
FOR LEAVE TO INTERVENE
(DKT. NO. 546)**

On June 16, 2014, third party Panasonic Corporation, formerly known as Matsushita Electric Industrial Co. Ltd., (“Panasonic”) submitted a Motion for Leave to Intervene for Limited Purpose of Sealing Portions of License Agreements, as well as a Joint Stipulation to Third Party Panasonic Corporation’s Motion for Leave to Intervene for Limited Purpose of Sealing Portions of License Agreements. (Dkt. No. 546.)

The motion is **DENIED AS MOOT** and unnecessary. Third party Panasonic previously submitted its declaration in support of sealing additional portions of documents 496-8, 496-9, 496-10, 496-11 and 496-13 on May 5, 2014. (See Dkt. No. 540-1 through 540-9.) The Court has considered these documents in reaching its order on MediaTek’s Motion to Seal the documents and has granted the request to seal these portions of the documents, by separate order filed concurrently.

The hearing previously set for July 22, 2014 is **VACATED**.

This terminates Dkt. No. 546.

IT IS SO ORDERED.

Dated: June 20, 2014



YVONNE GONZALEZ ROGERS
U.S. DISTRICT JUDGE