

United States District Court Northern District of California

1	i. "the dynamic voltage and frequency scaling technology claimed by the		
2	'331 patent is not beneficial" to a product at issue;		
3	ii. a product at issue "operates in idle mode most of the time, and only		
4	operates for a split second in full power mode" which "cannot create a		
5	situation that would obtain particular value from the claimed use of the		
6	'331 patent;"		
7	iii. "the hardware implementation of DVFSis not used in automotive		
8	applicationsand the DVFS hardware is not enabled in i.MX chips at		
9	all"; and		
10	iv. the "combined hardware-software implementation [of DVFS] is not		
11	enabled or supported by Freescale" and that Freescale "users" are		
12	"encourage[d]to use the software-based solution."		
13	MediaTek's objections are <b>SUSTAINED</b> and the Court's ruling on MediaTek's Motion <i>in Limine</i> No.		
14	11 is amended to provide that the motion is <b>GRANTED</b> to the extent that Mr. Reed relies on Mr.		
15	Wagner, and any previously undisclosed document, to support the statements made in his Rebuttal		
16	Report.		
17	With respect to (i), while Mr. Wagner has personal knowledge of certain design		
18	changes made to the underlying base chip, Mr. Reed's conclusions regarding the "benefit" do not		
19	necessarily follow.		
20	With respect to (ii)-(iv), Mr. Wagner did not provide the factual foundation for those		
21	statements and/or opinions and cannot serve as a foundation for them. With respect to (iii),		
22	MediaTek's objection to Freescale's belated attempt to provide an evidentiary basis upon which		
23	Reed did not rely is <b>SUSTAINED</b> . With respect to (iii)-(iv), the Court <b>RESERVES</b> as to whether the		
24	Weinecke Deposition referenced in the report provides adequate support (independently or in		
25	combination with Wagner's testimony). Freescale shall deliver to the Court a copy of the transcript		
26	of the same.		
27	2. With respect to the "Crown Jewel" document (Exh. 6 to the Park Deposition), the		
28	Court <b>RESERVES</b> ruling and <b>ORDERS</b> the deposition of Kevin Klein, Freescale		

1	Director of IP Licensing, to be conducted at a mutually agreeable time and place.			
2	Freescale shall provide the Court with a copy of its response for the demand to			
3	documents referenced during the trial readiness conference.			
4	C. Order Regarding Discovery Excerpts - Modification to Order at Docket No. 578			
5	With respect to the designation of testimony from David Orris, at 29:24-30:1 and			
6	30:3, as the corporate designee for Ford Motor Company, MediaTek is ORDERED			
7	to include within its designations those portions of the transcript confirming Mr.			
8	Orris' foundation for the answer provided.			
9	The Court reiterates that where genuine issues of dispute do not exist, the parties			
10	should be able to resolve these kinds of differences and not waste judicial or client			
11	resources; failure to do so reflects poorly on counsel's professionalism.			
12	D. Trial Logistics and Limits			
13	1. Parties shall each be afforded an additional 45 minutes for opening statements.			
14	2. Parties shall each be afforded 20 minutes to conduct additional voir dire of the			
15	jury panel.			
16	3. Attached hereto is a copy of the jury questionnaire issued to prescreen prospective			
17	jurors. The parties shall meet and confer and be allowed one additional page of			
18	questions for prospective jurors to answer on August 27, 2014, and the list of			
19	prospective witnesses. The parties shall send an editable version of the same to			
20	the Court by August 15, 2014.			
21	4. In accordance with Model Rule of Professional Conduct 3.5(b) and Formal			
22	Opinion for 466, the parties "may review a juror's or potential juror's Internet			
23	presence, which may include postings by the juror or potential juror in advance of			
24	and during the trial, butmay not communicate directly or through another with a			
25	juror or potential juror." A party "may not, either personally or through another,			
26	send an access request to a juror's electronic social media. An access request is a			
27	communication to a juror asking the juror for information that the juror has not			
28				

1	made public and that would not be the type of ex parte communication prohibited		
2	by Model Rule 3.5(b)." Id.		
3	IT IS SO ORDERED.		
4 5	DATED: AUGUST 5, 2014	Jonene Gyaleflee	
6		HON. YVONNE GONZALEZ ROGERS UNITED STATES DISTRICT JUDGE	
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