IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

CHESTNUT HILL SOUND INC., Plaintiff,

v.

APPLE INC.,

Defendant.

Civil Action No. 15-261-RGA

MEMORANDUM ORDER

Defendant's Motion to Stay Pending Resolution of [IPR] (D.I. 35) is GRANTED IN **PART** and **DENIED WITHOUT PREJUDICE IN PART**. The Court has considered the briefing and oral argument, and expects an institution decision by the PTAB no later than January 23, 2016. The case will be STAYED until January 24, 2016. If the PTAB declines to institute any IPR review, the stay will be considered lifted upon the parties' notification of such a decision. If IPR is instituted on some but not all of the asserted claims, the stay will be continued until the parties submit a joint status report with their respective positions in light of the PTAB's decision, and the Court makes a decision on how to proceed. If IPR is instituted on all of the asserted claims, the stay will be continued until the PTAB renders a merits decision.

IT IS SO ORDERED this $\underline{3}$ day of December 2015.

United States District Judge