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 1
               IN THE UNITED STATES DISTRICT COURT
 2
                  FOR THE DISTRICT OF DELAWARE
 3
 4
      INTERDIGITAL COMMUNICATIONS, INC., :
 5
      a Delaware corporation; INTERDIGITAL :
      TECHNOLOGY CORPORATION, a Delaware :
 6
 7
      corporation; IPR LICENSING, INC.; a : Civil Action
                                    : No. 1:13-cv
      Delaware corporation; and
 8
      INTERDIGITAL HOLDINGS, INC., a : 00009-RGA
 9
10
      Delaware corporation,
           Plaintiffs and
11
           Counterclaim Defendants, :
12
13
      (Caption continued on next page.)
14
15
16
       Videotaped Deposition of STEVEN W. McLAUGHLIN, Ph.D.
17
                         Washington, DC
                     Wednesday, May 14, 2014
18
                            8:39 a.m.
19
20
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22
23
      Job No.: 58557
24
      Pages 1 - 191
25
      Reported by: Debra A. Whitehead
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IPR Licensing, Inc. Exhibit 2010



		2
1	(Caption continued from previous page.)	
2	x	
3	-v- :	
4	ZTE CORPORATION, a Chinese :	
5	corporation; and ZTE (USA) INC., :	
6	a New Jersey corporation, :	
7	Defendants and :	
8	Counterclaim Plaintiffs. :	
9	X	
10		
11	Videotaped deposition of STEVEN W. McLAUGHLIN,	
12	Ph.D., held at the offices of:	
13		
14		
15	LATHAM & WATKINS LLP	
16	555 Eleventh Street, NW	
17	Suite 1000	
18	Washington, DC 20004	
19	(202) 637-2200	
20		
21		
22		
23	Pursuant to Notice, before Debra A. Whitehead, an	
24	Approved Reporter of the United States District Court	
25	and Notary Public.	

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		3
1	APPEARANCES	
2	ON BEHALF OF PLAINTIFFS	
3	AND COUNTERCLAIM DEFENDANTS:	
4	JULIE M. HOLLOWAY, ESQUIRE	
5	LATHAM & WATKINS LLP	
6	505 Montgomery Street	
7	Suite 2000	
8	San Francisco, California 94111	
9	(415) 391-0600	
10		
11	ON BEHALF OF THE ZTE DEFENDANTS	
12	AND COUNTERCLAIM PLAINTIFFS:	
13	BRIAN A. JONES, ESQUIRE	
14	CHARLES M. McMAHON, ESQUIRE	
15	BRINKS GILSON & LIONE	
16	455 North Cityfront Plaza Drive	
17	NBC Tower - Suite 3600	
18	Chicago, Illinois 60611	
19	(312) 321-4200	
20		
21		
22		
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24		
25		

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	4
1	APPEARANCES CONTINUED
2	ON BEHALF OF THE NOKIA DEFENDANTS
3	AND COUNTERCLAIM PLAINTIFFS:
4	GEORGE D. MEDLOCK, JR., ESQUIRE
5	PATRICK J. FLINN, ESQUIRE
6	DAVID KUKLEWICZ, ESQUIRE
7	ALSTON & BIRD LLP
8	1201 West Peachtree Street
9	Suite 4200
10	Atlanta, Georgia 30309
11	(404) 881-7000
12	
13	ALSO PRESENT:
14	DAVID ANDRE, Video Specialist
15	TAYLOR A. LOCKETT, Paralegal,
16	Latham & Watkins
17	
18	
19	
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	131	
1	A Uh-huh.	13:23:45
2	Q Describes the RLC/MAC block as a protocol	13:23:46
3	data unit.	13:23:52
4	A Okay.	13:23:57
5	Q Okay. So an RLC/MAC block is just a block	13:23:58
6	of data. Right?	13:24:03
7	A Yeah, it sounds like it's a specific block	13:24:06
8	of data; but, yes, it's a block of data.	13:24:08
9	Q Okay. So according to the GPRS standard,	13:24:11
10	whenever the mobile station detects an uplink status	13:24:13
11	flag, it shall transmit data on the PDCH in the next	13:24:16
12	block period. Right?	13:24:20
13	A Yes, that's what that says, that sentence	13:24:24
14	says, yeah.	13:24:25
15	Q Okay. So according to the GPRS standard,	13:24:26
16	the network uses the uplink state flag to tell the	13:24:29
17	mobile station to transmit data on the PDCH	13:24:32
18	corresponding to that uplink state flag. Right?	13:24:37
19	A Yeah, that appears to be what's happening,	13:24:42
20	yes.	13:24:44
21	Q Okay. So in GPRS then the network is	13:24:45
22	telling the mobile station which PDCH it has to	13:24:47
23	transmit data on. Right?	13:24:49
24	A Ask your question again?	13:24:56
25	Q Sure.	13:24:57

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