

UNITED STATES INTERNATIONAL TRADE COMMISSION

Washington, D.C.

In the Matter of

**CERTAIN MOBILE ELECTRONIC
DEVICES AND RADIO FREQUENCY
AND PROCESSING COMPONENTS
THEREOF (II)**

Inv. No. 337-TA-1093

**ORDER NO. 7: GRANTING JOINT MOTION TO AMEND CERTAIN
DATES IN THE PROCEDURAL SCHEDULE
[MOTION DOCKET NO. 1093-003]**

(March 27, 2018)

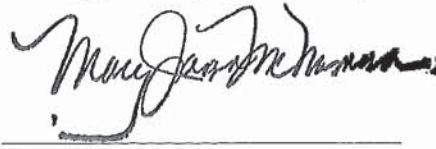
On March 23, 2018, pursuant to Ground Rule 1.13, Qualcomm Inc. (“Complainant” or “Qualcomm”) and the Commission Investigative Staff (“Staff”) filed an unopposed¹ motion (“Motion”) seeking to amend certain dates in the Procedural Schedule. (Motion Docket No. 1093-003 (Mar. 23, 2018); Mot. at 1.). Ground Rule 1.13 states that “[m]odifications of the procedural schedule by any party shall be regulated by written motion showing good cause.”

Qualcomm and Staff have demonstrated good cause to modify the Procedural Schedule. In particular, as set forth in Exhibit A (Revised Procedural Schedule) attached hereto, they seek to extend expert discovery and avoid scheduling conflicts with other investigations without affecting scheduling of the hearing, Initial Determination, or Target Date in this Investigation.

¹ Qualcomm and Staff state that Respondent Apple, Inc. reviewed the Motion and does not oppose it. This statement is sufficient to pass as a Ground Rule 2.2 certification. (Mot. at 1.).

For good cause shown, and because there is no opposition, the Motion, Motion Docket
No. 1093-003, is hereby *granted*.

SO ORDERED.



MaryJoan McNamara
Administrative Law Judge

EXHIBIT A

REVISED PROCEDURAL SCHEDULE

Event	Date
Deadline for Initial Contention Deadline Interrogatory Responses	February 20, 2018
File Identification of Expert Witnesses, Including Their Expertise and Curriculum Vitae	March 2, 2018
Complainants File Notice of Patent Priority Dates/Dates of Conception and Curriculum Vitae	March 9, 2018
Parties Exchange List of Patent Claim Terms for Construction	March 23, 2018
Respondents File Notice of Prior Art	April 9, 2018
Deadline for Disclosure of Invalidity Contentions	April 16, 2018
Deadline for Disclosure of Infringement Contentions	April 16, 2018
Complainants and Respondents provide Staff with Their Proposed Construction of Disputed Claim	April 27, 2018
Submission of Statements Regarding the Use of Witness Statements in lieu of Live Direct Testimony, and Statements Regarding Whether Any Party Intends to Offer Expert Reports into Evidence	May 1, 2018
Exchange of Initial Expert Reports (Identify Tests/Surveys/Data)	June 15, 2018
Staff provides private parties with its proposed construction of disputed claim terms	May 7, 2018
Parties Meet and Confer (including Staff) to Attempt to Limit Claim Terms and Claim Term Disputes	May 11, 2018
File Joint Claim Construction Chart	May 15, 2018
Parties File a Joint List Showing Each Party's Proposed Construction of Disputed Claim Terms, with Initial Briefs by All Parties Explaining Their Initial Claim Constructions	May 18, 2018

Event	Date
Deadline to File <i>Markman</i> Hearing Proposals	May 18, 2018
Exchange of Rebuttal Expert Reports	June 29, 2018
Deadline for Disclosure of Domestic Industry Contentions	April 16, 2018
Last Day to File Motions to Compel Discovery	May 29, 2018
Fact Discovery Cutoff and Completion	May 29, 2018
Technology Stipulation Deadline	June 1, 2018
<i>Markman</i> Hearing (if Ordered) (Parties should provide thumb drive or CD ROMS of tutorials if included in <i>Markman</i> Hearing)	Week of June 4-8, 2018
Expert Discovery Cutoff and Completion	July 13, 2018
File Tentative List of Witnesses a Party Will Call to Testify at the Evidentiary Hearing, with an Identification of Each Witness's Relationship to the Party	June 11, 2018
Last Day to File Summary Determination Motions	July 19, 2018
Parties Exchange Exhibit Lists	July 22, 2018
Submit and Serve Direct Exhibits (Including Witness Statements, if Appropriate), with Physical and Demonstrative Exhibits Available — Complainants and Respondents	July 27, 2018
Submit and Serve Direct Exhibits (Including Witness Statements), with Physical and Demonstrative Exhibits Available — Staff	August 3, 2018
File Requests for Receipt of Evidence Without a Witness	August 3, 2018
Submit and Serve Rebuttal Exhibits (including Witness Statements), with Rebuttal Physical and Demonstrative Exhibits Available	July 31, 2018
File Pre-hearing Statements and Briefs (Briefs should contain no more than 100 pages of text, each side,	August 3, 2018

Event	Date
unless there is no identity of interests, or different interests. To be discussed.)	
Staff files Pre-hearing Statement and Brief (No more than 100 pages of text)	August 17, 2018
Attendance at One-day Mediation Session	By August 10, 2018
Submission of Mediation Report	(Within 7 days of Mediation)
Last day to file Motions in Limine	August 10, 2018
File High Priority Objections	August 10, 2018
File Responses to Motions in Limine	August 17, 2018
File Responses to High Priority Objections	August 17, 2018
Submission of Declarations justifying Confidentiality of Exhibits	August 24, 2018
Pre-Hearing Conference	September 17, 2018 (location TBA)
Evidentiary Hearing (Starting with Tutorials, as Parties Propose)	9:30 a.m., September 17-21, 2018 (location TBA)
Last day to submit Final Exhibits, by Appointment. All Exhibits Should be Properly Labeled. (Follow the Ground Rules)	No more than four (4) business days after hearing
File Initial Post-Hearing Briefs <u>and</u> Final Exhibit Lists (Briefs should contain no more than 75 pages of text)	October 5, 2018
Submit Final JOINT Direct and Rebuttal Exhibits (CDROM or Flash Drive)	October 5, 2018
File Reply Post-Hearing Briefs on Issues on Which The Party Bears the Burden of Proof (Briefs should contain no more than 50 pages of text)	October 12, 2018
Final ID due	January 22, 2019
Target Date	May 22, 2019

Explore Litigation Insights

Docket Alarm provides insights to develop a more informed litigation strategy and the peace of mind of knowing you're on top of things.

Real-Time Litigation Alerts



Keep your litigation team up-to-date with **real-time alerts** and advanced team management tools built for the enterprise, all while greatly reducing PACER spend.

Our comprehensive service means we can handle Federal, State, and Administrative courts across the country.

Advanced Docket Research



With over 230 million records, Docket Alarm's cloud-native docket research platform finds what other services can't. Coverage includes Federal, State, plus PTAB, TTAB, ITC and NLRB decisions, all in one place.

Identify arguments that have been successful in the past with full text, pinpoint searching. Link to case law cited within any court document via Fastcase.

Analytics At Your Fingertips



Learn what happened the last time a particular judge, opposing counsel or company faced cases similar to yours.

Advanced out-of-the-box PTAB and TTAB analytics are always at your fingertips.

API

Docket Alarm offers a powerful API (application programming interface) to developers that want to integrate case filings into their apps.

LAW FIRMS

Build custom dashboards for your attorneys and clients with live data direct from the court.

Automate many repetitive legal tasks like conflict checks, document management, and marketing.

FINANCIAL INSTITUTIONS

Litigation and bankruptcy checks for companies and debtors.

E-DISCOVERY AND LEGAL VENDORS

Sync your system to PACER to automate legal marketing.