

---

**From:** Jensen, Travis <tjensen@orrick.com>  
**Sent:** Wednesday, November 20, 2019 11:18 PM  
**To:** Jonathan K. Waldrop; Rodney R. Miller; John Downing  
**Cc:** Herman, K. Patrick  
**Subject:** IPR2019-00019 - Apple v. Fintiv

**Follow Up Flag:** Follow up  
**Flag Status:** Flagged


**\*\*EXTERNAL EMAIL\*\***

---

Counsel,

Apple intends to notify the Board of the district court's oral claim construction rulings and seek leave to file the *Markman* order (when it issues) along with a short paper and accompanying exhibits that address how Apple contends the prior art satisfies the OTA proxy limitation as construed by the district court. Please advise if you oppose by noon ET on Friday and provide your availability for a call with the Board for Mon.-Wed. of next week. Thanks, Travis

**Travis M. Jensen**  
Partner, IP Litigation

Orrick  
Silicon Valley   
T 650-614-7458  
tjensen@orrick.com



---

**NOTICE TO RECIPIENT** | This e-mail is meant for only the intended recipient of the transmission, and may be a communication privileged by law. If you received this e-mail in error, any review, use, dissemination, distribution, or copying of this e-mail is strictly prohibited. Please notify us immediately of the error by return e-mail and please delete this message from your system. Thank you in advance for your cooperation.

For more information about Orrick, please visit <http://www.orrick.com>.

In the course of our business relationship, we may collect, store and transfer information about you. Please see our privacy policy at <https://www.orrick.com/Privacy-Policy> to learn about how we use this information.