IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TEXAS WACO DIVISION

OCEAN SEMICONDUCTOR LLC, Plaintiff	§ § 6-20-CV-01210-ADA
-v-	\$ 0 20 0 V 01210 11211
MEDIATEK INC., MEDIATEK USA INC., Defendants	
OCEAN SEMICONDUCTOR LLC, Plaintiff -v-	\$ \$ \$ \$ 6-20-cv-01211-ADA
NVIDIA CORPORATION, Defendants	7
OCEAN SEMICONDUCTOR LLC, PLAINTIFF -v-	8 § § § 6-20-cv-01212-ADA
NXP USA, INC., Defendants	\$ \$ \$ \$
OCEAN SEMICONDUCTOR LLC, PLAINTIFF	\$ \$ \$ \$ 6-20-cv-01213-ADA
-v- RENESAS ELECTRONICS CORPORATION, RENESAS ELECTRONICS AMERICA, INC., Defendants	\$ 6-20-cv-01213-ADA \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$



OCEAN SEMICONDUCTOR LLC, PLAINTIFF -v- SILICON LABORATORIES INC., Defendants	\$ \$ \$ 6-20-cv-01214-ADA \$ \$ \$ \$
OCEAN SEMICONDUCTOR LLC, PLAINTIFF -v- STMICROELECTRONICS INC., Defendants	\$ \$ \$ \$ \$ \$ \$ \$ \$ \$ \$
OCEAN SEMICONDUCTOR LLC, PLAINTIFF -v- WESTERN DIGITAL TECHNOLOGIES, INC., Defendants	8 8 8 8 6-20-cv-01216-ADA 8 8 8 8

CLAIM CONSTRUCTION ORDER

The Court held a *Markman* hearing on December 9, 2021. During that hearing, the Court provided its final constructions. The Court now enters those claim constructions.

SIGNED this 9th day of December, 2021.



Term	Plaintiff's Proposed Construction	Defendants' Proposed Construction	Cour C
1: "ultra-thin resist layer[s]"	No construction is necessary	Indefinite	Not indefi ordinary n
U.S. Patent No. 6,420,097, Cls. 1–14, 17			
Proposed by Defendants			
2: "pneumatic cylinder"	No construction is necessary, or in the alternative, "a	Plain and ordinary meaning	Plain and
U.S. Patent No. 6,660,651,	pneumatic, hydraulic,		¹ Note not
Cls. 19–24, 75, and 81	electromagnetic or mechanical device"		"pneumati
Proposed by all parties	device		pneumatic
3: "said process chamber"	"said process tool"	Indefinite	Indefinite
U.S. Patent No. 6,660,651,			
Cls. 31, 32, and 34-37			
Proposed by all parties			
4: "software scheduling agent"	No construction is necessary	"a software agent that schedules, initiates, and	"a softwar schedules
U.S. Patent No. 6,907,305,		executes activities on behalf of	of a single
Cls. 1–5 and 7–11; U.S. Patent		a single manufacturing domain	domain en
No. 6,968,248, Cls. 1–12		entity"	time"
Proposed by Defendants			



Term	Plaintiff's Proposed	Defendants' Proposed	Cour
	Construction	Construction	C
5: "concurrently measuring" U.S. Patent No. 7,080,330, Cls. 19–21 Proposed by Defendants	No construction is necessary	"simultaneously measuring with a single measuring tool"	Plain-and-
6A: "significant fault" U.S. Patent No. 8,676,538, Cl. Proposed by All Parties	No construction is necessary, or in the alternative, "abnormality or fault that relates to an actual fault"	Indefinite	Not indefi fault"
6B: "determining in said computer whether said parameter is a significant factor" U.S. Patent No. 8,676,538, Cl. 7 Proposed by All Parties	No construction is necessary, or in the alternative, "a parameter that provides a significant contribution to the fault"	Indefinite	Not indefi ordinary n

