

Exhibit A

From: Canavera, Kyle Ryan (SDO) <KCanavera@perkinscoie.com>
Sent: Thursday, August 11, 2022 2:40 PM
To: Karambelas, Matthew; Eric Findlay; Schnurer, John P. (SDO); *Perkins ServiceTCL-AMD-DCT
Cc: De Renzis, Megan; Brian Craft; Rizk, Adam; Renaud, Michael; Davenport, Samuel; Debby Gunter; Sarah Hene
Subject: RE: 2:22-cv-00134: E.D. Tex.

Matt,

TCL cannot agree at this time to be bound by the adjudication of the E.D. Tex. litigation with respect to Realtek or the adjudication of the ITC case.

Thank you,

Kyle

Kyle R. Canavera
D. +1.858.720.5782
E. KCanavera@perkinscoie.com

From: Karambelas, Matthew <MAKarambelas@mintz.com>
Sent: 10 August, 2022 18:54
To: Eric Findlay <efindlay@findlaycraft.com>; Canavera, Kyle Ryan (SDO) <KCanavera@perkinscoie.com>; Schnurer, John P. (SDO) <JSchnurer@perkinscoie.com>; *Perkins ServiceTCL-AMD-DCT <PerkinsServiceTCL-AMD-DCT@perkinscoie.com>
Cc: De Renzis, Megan <MADeRenzis@mintz.com>; Brian Craft <bcraft@findlaycraft.com>; Rizk, Adam <ARizk@mintz.com>; Renaud, Michael <MTRenaud@mintz.com>; Davenport, Samuel <SFDavenport@mintz.com>; Debby Gunter <dgunter@findlaycraft.com>; Sarah Hene <shene@findlaycraft.com>
Subject: RE: 2:22-cv-00134: E.D. Tex.

Counsel for TCL,

Please let us know your response on this as soon as possible.

Best regards,

Matt

Matthew Karambelas
Associate

Mintz, Levin, Cohn, Ferris, Glovsky and Popeo, P.C.
One Financial Center, Boston, MA 02111
+1.617.348.1831
MAKarambelas@mintz.com | [Mintz.com](https://www.mintz.com)



From: Karambelas, Matthew
Sent: Tuesday, August 9, 2022 8:19 PM
To: 'Eric Findlay' <efindlay@findlaycraft.com>; Canavera, Kyle Ryan (SDO) <KCanavera@perkinscoie.com>; Schnurer, John P. (SDO) <JSchnurer@perkinscoie.com>; *Perkins ServiceTCL-AMD-DCT <PerkinsServiceTCL-AMD-DCT@perkinscoie.com>
Cc: De Renzis, Megan <MADeRenzis@mintz.com>; Brian Craft <bcraft@findlaycraft.com>; Rizk, Adam <ARizk@mintz.com>; Renaud, Michael <MTRenaud@mintz.com>; Davenport, Samuel <SFDavenport@mintz.com>; Debby Gunter <dgunter@findlaycraft.com>; Sarah Hene <shene@findlaycraft.com>
Subject: RE: 2:22-cv-00134: E.D. Tex.

Counsel for TCL,

Please confirm whether TCL agrees to be bound by all rulings in this E.D. Tex. case as the result of any adjudication against Realtek in this action, including but not limited to (i) validity, (ii) infringement rulings on Realtek chips as applying to TCL TVs containing those chips, and (iii) infringement rulings on GPUs that are subject of adjudication as applying to any TCL TVs containing the same GPU (whether incorporated in a Realtek chip or not). If TCL does not agree to be so bound by any adjudication against Realtek or subject GPUs in this action, and those rulings occur prior to the case here proceeding against TCL, please confirm whether TCL agrees not to receive or accept assistance by Realtek or its counsel in subsequently defending AMD's claims against TCL in this E.D. Tex. case.

Similarly, please confirm whether TCL agrees to be bound by all rulings in the -1318 ITC case, as applying to TCL in this E.D. Tex. action, for example, validity and infringement based upon the GPUs adjudicated in the ITC case.

Best regards,

Matt

Matthew Karambelas
Associate

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From: Eric Findlay <efindlay@findlaycraft.com>
Sent: Friday, July 29, 2022 1:52 PM
To: Canavera, Kyle Ryan (SDO) <KCanavera@perkinscoie.com>; Schnurer, John P. (SDO) <JSchnurer@perkinscoie.com>; *Perkins ServiceTCL-AMD-DCT <PerkinsServiceTCL-AMD-DCT@perkinscoie.com>
Cc: De Renzis, Megan <MADeRenzis@mintz.com>; Brian Craft <bcraft@findlaycraft.com>; Rizk, Adam <ARizk@mintz.com>; Renaud, Michael <MTRenaud@mintz.com>; Davenport, Samuel <SFDavenport@mintz.com>; Karambelas, Matthew <MAKarambelas@mintz.com>; Debby Gunter <dgunter@findlaycraft.com>; Sarah Hene <shene@findlaycraft.com>
Subject: RE: 2:22-cv-00134: E.D. Tex.

Given TCL's motion for mandatory stay we understand that it is TCL's position that the dates in the procedural schedule or in any dates in a proposed docket control order or discovery order would not apply to TCL. That said, please let us know whether you have any opposition to a motion to extend deadlines as to Realtek regarding a docket control order (currently set for 8/2) or proposed discovery order (including initial disclosures) until September 20, 2022, to allow the Court sufficient time to rule on the pending motions to stay. Please let us know as soon as possible if you would oppose or take a position.

Best,

Eric

Eric H. Findlay
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National Experience Local Expertise