

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
TEXARKANA DIVISION**

MAXELL, LTD.,

Plaintiff,

v.

APPLE INC.,

Defendant.

Civil Action No. 5:19-cv-00036-RWS

JURY TRIAL DEMANDED

[PROPOSED] ORDER

Upon consideration of Plaintiff Maxell, Ltd.'s Opposed Motion to Compel, Apple Inc.'s Response in Opposition thereto, and the record before the Court, the Court finds that the Motion should be **GRANTED**.

IT IS THEREFORE ORDERED that Apple Inc. shall 1) produce all relevant technical documents related to the accused features and functionalities of the Accused Products, 2) produce all non-Source Code documents made available on the Source Code computers, 3) provide a fulsome response to Maxell Interrogatory No. 9, 4) produce the license agreements requested by Maxell, 5) produce all relevant [REDACTED] and 6) produce the prior litigation documents requested by Maxell.