Page For ED

June 06, 2023

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF TEXAS

BY: Suzanne Miles
DEPUTY

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS WACO DIVISION

Advanced Silicon Technologies LLC,

Case No. 6:22-cv-00466-ADA-DTG

Plaintiff,

v.

NXP Semiconductors N.V., NXP B.V., and NXP USA, Inc.,

Defendants.

Jury Trial Demanded

LETTER OF REQUEST: REQUEST FOR INTERNATIONAL JUDICIAL ASSISTANCE UNDER THE HAGUE CONVENTION OF 18 MARCH 1970 ON THE TAKING OF EVIDENCE ABROAD IN CIVIL OR COMMERCIAL MATTERS

By the United States District Court, Western District of Texas, Waco Division Hon. Alan D Albright

TO THE APPROPRIATE AUTHORITY IN FRANCE:

The United States District Court for the Western District of Texas, Waco Division, presents its compliments to the appropriate judicial authority of France and requests international judicial assistance to obtain documentary evidence to be used in a civil proceeding pending before this Court in the above-captioned matter.

This Court requests the assistance described herein under the Hague Convention of 18 March 1970 on the Taking of Evidence Abroad in Civil or Commercial Matters, as adopted and implemented in the United States of America at 28 U.S.C. § 1781 and which is in effect in France. The United States District Court for the Western District of Texas is a competent court of law and



equity which properly has jurisdiction over this proceeding and has the power to compel the production of documents. The documentary evidence is intended for use in the above-captioned civil lawsuit and in the view of this Court will be highly relevant to the patent infringement claims asserted therein. In the proper exercise of its authority, this Court has determined that the documentary evidence cannot be secured except by the intervention of France's judicial authorities.

1.	Sender	U.S. District Judge Alan D Albright
		United States District Court for the Western
		District of Texas, Waco Division
		800 Franklin Avenue, Room 301
		Waco, Texas 76701
		United States of America
		Phone: +1-254-750-1510
2.	Central Authority of the Requested	Ministère de la Justice
	State	Direction des Affaires Civiles et du Sceau
		Département de l'entraide, du droit international
		privé et européen (DEDIPE)
:		13, Place Vendôme
		75042 Paris Cedex 01
		France
ì		Phone: +33 (1) 44 77 61 05
		Email: tania.jewczuk@justice.gouv.fr
		catherine.rumeau@justice.gouv.fr
3.	Person to whom the executed	This Court; representatives of the parties as
	request is to be returned	indicated below; the witnesses from whom
		evidence is requested as indicated below; and such
		other person(s) that you deem proper.
4.	Date by which the requesting	As soon as reasonably practicable.
	authority requires receipt of the	
	response to the Letter of Request	
_	T . C. 14 141 A 41 1 2 C41 T	I C

5. In conformity with Article 3 of the Hague Convention on the Taking of Evidence Abroad in Civil or Commercial Matters, Federal Rule of Civil Procedure 28(b), and 28 U.S.C.A. § 1781(b), the undersigned authority respectfully has the honor to submit the following request:



	a. Requesting judicial authority	U.S. District Judge Alan D. Albright
	(Article 3(a))	United States District Court for the Western
		District of Texas, Waco Division
		800 Franklin Avenue, Room 301
	·	Waco, Texas 76701
		United States of America
		Phone: +1-254-750-1510
		110101 1 251 750 1510
	b. To the competent authority of (Article 3(a))	France
	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	Ministère de la Justice
		Direction des Affaires Civiles et du Sceau
		Département de l'entraide, du droit international
		privé et européen (DEDIPE)
		13, Place Vendôme
		75042 Paris Cedex 01
		France
		Phone: +33 (1) 44 77 61 05
	•	Email: tania.jewczuk@justice.gouv.fr
		catherine.rumeau@justice.gouv.fr
		cattlerine.rumeau@justice.gouv.ii
	c. Name of the case and any	Advanced Silicon Technologies LLC v. NXP
	identifying number	Semiconductors N.V., NXP B.V., and NXP USA,
		Inc., Case No. 6:22-cv-00466-ADA-DTG, United
		States District Court for the Western District of
		Texas
		Texas
6.	Name and addresses of the parties a	and their representatives (including representatives in
	requested state (Article 3(b)):	and men representatives (mendanis representatives in
uie	requested state (Article 5(0)).	
	a. Plaintiff and Plaintiff's	Advanced Silicon Technologies LLC ("AST")
	Representatives	533 Congress Street
	Kepresematives	Portland, Maine 04101
		1 Ortifaild, Waine 04101
		AST is represented by:
		Brian A. Carpenter
		carpenter@caglaw.com
		Carstens, Allen & Gourley, LLP
		1105 Wooded Acres, Suite 415
	· ·	Waco, Texas 76701
		Telephone: (254) 294-1854
		1 elephone. (234) 274-1634
		Robert R. Brunelli
		rbrunelli@sheridanross.com
		Patrick A. Fitch
		pfitch@sheridanross.com
		1 . •
1	1	Alex W. Ruge



12.	-3 - 4	N/A
	be given on oath or affirmation and any special form to be used (Article 3(h))	
13.	Special methods or procedure to be followed (Articles 3, i, and 9)	 This Court respectfully requests the following: That Allegro DVT be directed to produce the documents identified in Attachment A; In the event the evidence cannot be taken in the manner requested, it is to be taken in such a manner as provided by local law; and To the extent any request in this section is deemed incompatible with French principles of procedural law, it is to be disregarded.
14.	Request for notification of the time and place for the execution of the Request and identity and address of any person to be notified (Article 7)	This Court respectfully requests that you notify this Court; the representatives of the parties as indicated above; the witness from whom evidence is requested as indicated above; and such other person(s) that you deem proper.
15.	Request for attendance or participation of judicial personnel of the requesting authority at the execution of the Letter of Request (Article 8)	No attendance of judicial personnel is requested.
16.	Specification of privilege or duty to refuse to give evidence under the law of the State of Origin (Article 11(b))	The privilege or duty of the witness(es) to refuse to give evidence shall be the same as if they were testifying under the applicable provisions of the Federal Rules of Civil Procedure, including if giving such evidence would (1) subject them to a real and appreciable danger of criminal liability in the United States, or (2) disclose a confidential and privileged communication between them and their respective attorneys.
17.	Fees and costs (Articles 14 and 26)	Plaintiff will bear the reimbursable costs associated with this Request in accordance with the provisions of the Hague Convention.



DATE OF REQUEST:

June 4, 2023, 2023

Honorable Alan D Albright United States District Judge 800 Franklin Avenue, Room 301 Waco, Texas 76701 United States of America

[seal of the court]

