

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF DELAWARE

INTERDIGITAL COMMUNICATIONS	:	
INC., et al.,	:	
	:	
Plaintiffs,	:	
	:	
v.	:	Civil Action No. 13-9-RGA
	:	
ZTE CORPORATION, et al.,	:	
	:	
Defendants.	:	

ORDER

Upon review of the parties' joint submission (D.I. 452), this 5th day of November 2014, the Court ORDERS and DIRECTS as follows:

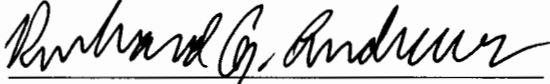
1. The schedule for ZTE's renewed JMOL and/or new trial motion is as follows: ZTE's 20 page brief due November 26, 2014; Interdigital's 20 page answering brief due December 15, 2014; and ZTE's 10 page reply brief due January 7, 2015.

2. The Court welcomes the parties' prompt submission of an agreed-upon revised Judgment.

3. I will issue an order in the Nokia case to learn Nokia's position on further claim construction in relation to the '151 patent. Until I hear from Nokia, I cannot say whether Nokia needs to be involved in the Interdigital/ZTE '151 patent issues. I will set a scheduling conference with at least the parties in this case, at which I expect to discuss a written proposed scheduling order from the parties, which shall be due at least 48 hours before the conference. The schedule should not have any time built into it for further summary judgment motions. The schedule should culminate in a two-day jury trial on infringement of the '151 patent.

4. FRAND/damages discovery may begin immediately. It is going to have to be done, and the parties should do it (as they normally would) on the assumption that ZTE will be found to have infringed the '151 patent. It does not need to be coordinated with any similar discovery in the Nokia case. The parties should include the scheduling for this discovery in the written proposed scheduling order submitted before the above-mentioned scheduling conference. The schedule should culminate in a trial disposing of the FRAND/damages issues.

5. The pending motions for judgment as a matter of law (D.I. 419, 434) are **DENIED**.


United States District Judge