

IN THE UNITED STATES DISTRICT COURT  
DISTRICT OF DELAWARE

MYW SEMITECH, LLC,

Plaintiff,

v.

APPLE INC.,

Defendant.

Case No. 25-cv-504-RGA

JURY TRIAL DEMANDED

**SCHEDULING ORDER**

This 5<sup>th</sup> day of September, 2025, the Court having conducted an initial Rule 16(b) scheduling conference pursuant to Local Rule 16.1(b), and the parties, MYW Semitech, LLC (“Plaintiff”) and Apple Inc. (“Defendant”), having determined after discussion that the matter cannot be resolved at this juncture by settlement, voluntary mediation, or binding arbitration;

IT IS ORDERED:

1. Initial Disclosures.

a. Rule 26(a)(1) Initial Disclosures - Unless otherwise agreed to by the parties, the parties shall make their initial disclosures pursuant to Federal Rule of Civil Procedure 26(a)(1) on **September 29, 2025.**

b. Initial Identification of Accused Products and Production of File History – Pursuant to Delaware Default Standard For Discovery Rule 4.a, Plaintiff shall identify the accused products and the asserted patent(s) they allegedly infringe, and produce the file history for each asserted patent on **September 29, 2025.**

c. Production of Core Technical Documents: Pursuant to Delaware Default Standard For Discovery Rule 4.b, Defendant shall produce the core technical documents related to

the accused product(s), including but not limited to operation manuals, product literature, schematics, and specifications on **October 28, 2025**.

d. **Production of Initial Infringement Contentions:** Pursuant to Delaware Default Standard For Discovery Rule 4.c, Plaintiff shall produce an initial claim chart relating each accused product to the asserted claims each product allegedly infringes on **December 5, 2025**.

e. **Production of Initial Invalidity Contentions:** Pursuant to Delaware Default Standard For Discovery Rule 4.d, Defendant shall produce its initial invalidity contentions for each asserted claim, as well as the related invalidating references (e.g. , publications, manuals and patents) on **January 13, 2026**.

2. **Joinder of Other Parties and Amendment of Pleadings.** All motions to join other parties, and to amend or supplement the pleadings, shall be filed on or before **May 15, 2026**.

3. Discovery.

a. **Discovery Cut Off.** All discovery in this case shall be initiated so that it will be completed on or before **November 13, 2026**.

b. **Document Production.** Document production shall be substantially complete by **July 23, 2026**.

c. **Requests for Admission.** A maximum of **50** requests for admission are permitted for each side. There is no limit on the number of reasonable requests for admission the parties may serve to establish the authenticity of documents or establish documents as business records. Requests for admission directed to document authentication or establishment of business records shall be clearly denoted as such, and shall be served separately from any requests for admission subject to the numerical limitations stated above. Such requests directed to document authentication or establishment of business records can be served at any time prior to trial, and the

parties agree to work in good faith to stipulate in advance of trial to the authenticity and admissibility of the key documents upon which they intend to rely at trial.

d. Interrogatories. A maximum of 25 interrogatories, including contention interrogatories, are permitted for each side.

e. Depositions.

i. Limitation on Hours for Deposition Discovery. Each side is limited to a total of 70 hours of taking testimony by deposition upon oral examination.

If an individual is deposed in both the person's personal capacity and as a 30(b)(6) designee, the examining attorney shall clearly state on the record when the individual is being asked questions in his or her capacity as a 30(b)(6) designee.

For any deposition occurring in a non-English language and requiring an interpreter, two (2) hours of time on the record will count for one (1) hour of deposition time.

ii. Location of Depositions. Any party or representative (officer, director, or managing agent) of a party filing a civil action in this district court must ordinarily be required, upon request, to submit to a deposition at a place designated within this district. Exceptions to this general rule may be made by order of the Court or by agreement of the parties. A defendant who becomes a cross-claimant or third-party plaintiff shall be considered as having filed an action in this Court for the purpose of this provision. Should the parties agree that the deposition of a witness may proceed remotely, the attorneys will cooperate to determine a reasonable starting time for the deposition. The parties here further agree to confer in good faith regarding the location of deposing witnesses located in foreign countries, including whether such deposition may proceed remotely.

f. Discovery Matters and Disputes Relating to Protective Orders. Should counsel find they are unable to resolve a discovery matter or a dispute relating to a protective order,

the parties involved in the discovery matter or protective order dispute shall contact the Court's Case Manager to schedule an in-person conference/argument. Unless otherwise ordered, by no later than seven business days prior to the conference/argument, any party seeking relief shall file with the Court a letter, not to exceed three pages, outlining the issues in dispute and its position on those issues. By no later than five business days prior to the conference/argument, any party opposing the application for relief may file a letter, not to exceed three pages, outlining that party's opposition. A party should include with its letter a proposed order with a detailed issue-by-issue ruling such that, should the Court agree with the party on a particular issue, the Court could sign the proposed order as to that issue, and the opposing party would be able to understand what it needs to do, and by when, to comply with the Court's order. Any proposed order shall be e-mailed, in Word format, simultaneously with filing to rga\_civil@ded.uscourts.gov.

If a discovery-related motion is filed without leave of the Court, it will be denied without prejudice to the moving party's right to bring the dispute to the Court through the discovery matters procedures set forth in this Order.

g. Miscellaneous Discovery Matters.

i. Other pending or completed litigation: There are currently no other pending or completed litigation related to the asserted patents.

Plaintiff's Statement regarding related litigation: Plaintiff does not currently expect to institute further litigation involving the asserted patents in this or other districts within the next year. Plaintiff reserves the right to bring additional litigation if the situation changes.

Defendant's Statement Regarding IPRs: Defendant may file *inter partes* reviews (IPRs) challenging claims of each of the asserted patents. Defendant expects any such filing would occur within six months of the date of this Order.

ii. Claim Narrowing:

By **January 22, 2026**, Plaintiff shall limit the total number of asserted claims to no more than **35** claims total, and **12** claims per patent. By **January 29, 2026**, Defendant shall limit the total number of prior art grounds per asserted claim to no more than **8** prior art grounds under 35 U.S.C. §§ 102/103 per asserted claim from prior art grounds previously identified. Within **30** days of the Court issuing its claim construction order, Plaintiff shall limit the total number of asserted claims to no more than **20** claims total, and **7** claims per patent. Within **14** days of receiving Plaintiff's narrowing, Defendant shall limit the total number of prior art grounds per asserted claim to no more than **4** prior art grounds under 35 U.S.C. §§ 102/103 per asserted claim from prior art grounds previously identified.

iii. Patent licensing agreements or settlement agreements: Plaintiff states that no such agreements exist and thus it is in compliance with this Court's requirement that "Plaintiff shall provide the licenses and/or settlement agreements to Defendant no later than the time of the initial Rule 16(b) scheduling conference."

iv. Application to Court for Protective Order. Should counsel find it will be necessary to apply to the Court for a protective order specifying terms and conditions for the disclosure of confidential information, counsel should confer and attempt to reach an agreement on a proposed form of order and submit it to the Court within fifteen days from the date of this Order. Should counsel be unable to reach an agreement on a proposed form of order, counsel must follow the provisions of Paragraph 3(f) above.

Any proposed protective order must include the following paragraph:

Other Proceedings. By entering this order and limiting the disclosure of information in this case, the Court does not intend to preclude another court from finding that information

may be relevant and subject to disclosure in another case. Any person or party subject to this order who becomes subject to a motion to disclose another party's information designated as confidential pursuant to this order shall promptly notify that party of the motion so that the party may have an opportunity to appear and be heard on whether that information should be disclosed.

v. Application to Court for ESI Order. Should counsel find it will be necessary to make any modifications to the Delaware Default Standard for Discovery relating to ESI discovery, within fifteen days from the date of this Order, the parties shall submit any proposed ESI Order to the Court modifying the Delaware Default Standard for Discovery.

4. Papers Filed Under Seal. When filing papers under seal, a redacted version of any sealed document shall be filed electronically within seven days of the filing of the sealed document.

5. Claim Construction Issue Identification. On or before **February 5, 2026**, the parties shall exchange a list of those claim term(s)/phrase(s) that they believe need construction<sup>1</sup>. On or before **February 12, 2026**, the parties shall exchange a list of their proposed claim construction of those term(s)/phrase(s). These documents will not be filed with the Court. Subsequent to exchanging these lists, the parties will meet and confer to prepare a Joint Claim Construction Chart to be filed no later than **February 26, 2026**. The Joint Claim Construction Chart, in Word format, shall be e-mailed simultaneously with filing to rga\_civil@ded.uscourts.gov. The Joint Claim Construction Chart should identify for the

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<sup>1</sup> If a party proposes a construction of a term to be its "plain and ordinary" meaning, the party must explain what that meaning is. If a term is arguably a means-plus-function term, and a party does not propose a function and a structure, it is waiving any right to propose a function and a structure at a later time

Court the term(s)/phrase(s) of the claim(s) in issue, and should include each party's proposed construction of the disputed claim language with citation(s) only to the intrinsic evidence in support of their respective proposed constructions. The Joint Claim Construction Chart should include an explanation of why resolution of the dispute makes a difference. A copy of the patent(s) in issue as well as those portions of the intrinsic record relied upon shall be submitted with the Joint Claim Construction Chart. In this joint submission, the parties shall not provide arguments.

6. Claim Construction Briefing<sup>2</sup>. Plaintiff shall serve, but not file, its opening brief, not to exceed 5,000 words, on **March 19, 2026**. Defendant shall serve, but not file, its answering brief, not to exceed 7,500 words, on **April 16, 2026**. Plaintiff shall serve, but not file, its reply brief, not to exceed 5,000 words, on **May 14, 2026**. Defendant shall serve, but not file, its sur-reply brief, not to exceed 2,500 words, on **June 11, 2026**. No later than **June 18, 2026**, the parties shall file a Joint Claim Construction Brief. The parties shall copy and past their unfiled briefs into one brief, with their positions on each claim term in sequential order, in substantially the form below.

#### **JOINT CLAIM CONSTRUCTION BRIEF**

- I. Representative Claims
- II. Agreed-upon Constructions
- III. Disputed Constructions

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<sup>2</sup> As each brief is written and provided to the opposing party, the individual responsible for verifying the word count will represent to the other party that it has so verified and by what means. These verifications should not be provided to the Court unless a dispute arises about them. Pictures, Figures copied from the patent, and other illustrations do not count against the word limit. Plaintiff should include with its opening brief one or more representative claims with the disputed terms italicized. Should Defendant want to add additional representative claims, Defendant may do so. The representative claims and the agreed-upon claim constructions do not count against the word limits.

- A. [TERM 1]<sup>3</sup>
  - 1. Plaintiff's Opening Position
  - 2. Defendant's Answering Position
  - 3. Plaintiff's Reply Position
  - 4. Defendant's Sur-Reply Position
  
- B. [TERM 2]
  - 1. Plaintiff's Opening Position
  - 2. Defendant's Answering Position
  - 3. Plaintiff's Reply Position
  - 4. Defendant's Sur-Reply Position

Etc. The parties need not include any general summaries of the law relating to claim construction. If there are any materials that would be submitted in an appendix, the parties shall submit them in a Joint Appendix.

7. Hearing on Claim Construction. Beginning at 9:30 a.m. on **July 7, 2026**, the Court will hear argument on claim construction. Absent prior approval of the Court (which, if it is sought, must be done so by joint letter submission no later than the date on which answering claim construction briefs are due), the parties shall not present testimony at the argument, and the argument shall not exceed a total of three hours. When the Joint Claim Construction Brief is filed, the parties shall simultaneously file a motion requesting the above-scheduled claim construction hearing, state that the briefing is complete, and state how much total time the parties are requesting that the Court should allow for the argument.

8. Disclosure of Expert Testimony.

- a. Expert Reports. For the party who has the initial burden of proof on the subject matter, the initial Federal Rule 26(a)(2) disclosure of expert testimony is due on or before

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<sup>3</sup> For each term in dispute, there should be a table or the like setting forth the term in dispute, the parties' competing constructions, and why resolution of the dispute matters. The table does not count against the word limits.

**December 17, 2026.** The supplemental disclosure to contradict or rebut evidence on the same matter identified by another party is due on or before **January 28, 2027.** Reply expert reports from the party with the initial burden of proof are due on or before **February 25, 2027.** No other expert reports will be permitted without either the consent of all parties or leave of the Court. If any party believes that an expert report does not comply with the rules relating to timely disclosure or exceeds the scope of what is permitted in that expert report, the complaining party must notify the offending party within one week of the submission of the expert report. The parties are expected to promptly try to resolve any such disputes, and, when they cannot reasonably be resolved, use the Court's Discovery Dispute Procedure or the complaint will be waived.

Along with the submissions of the expert reports, the parties shall advise of the dates and times of their experts' availability for deposition. Depositions of experts shall be completed on or before **March 25, 2027.**

b. Objections to Expert Testimony. To the extent any objection to expert testimony is made pursuant to the principles announced in *Daubert v. Merrell Dow Pharm., Inc.*, 509 U.S. 579 (1993), as incorporated in Federal Rule of Evidence 702, it shall be made by motion no later than the deadline for dispositive motions set forth herein, unless otherwise ordered by the Court.

9. Case Dispositive Motions. All case dispositive motions shall be served and filed on or before **April 22, 2027.** No case dispositive motion under Rule 56 may be filed more than ten days before the above date without leave of the Court. Absent an order of the Court upon a showing of good cause, each side is limited to one forty-page opening brief, one forty-page answering brief, and one twenty-page reply brief for all of its Daubert and case dispositive motions.

10. Applications by Motion. Except as otherwise specified herein, any application to the Court shall be by written motion. Any non-dispositive motion should contain the statement required

by Local Rule 7.1.1.

11. Pretrial Conference. On **October 8, 2027**, the Court will hold a Rule 16(e) final pretrial conference in Court with counsel beginning at 9:30 a.m. The parties shall file a joint proposed final pretrial order in compliance with Local Rule 16.3(c) no later than 5 p.m. on the fourth business day before the date of the final pretrial conference. Unless otherwise ordered by the Court, the parties shall comply with the timeframes set forth in Local Rule 16.3(d) for the preparation of the proposed joint final pretrial order.

12. Motions in Limine. Motions *in limine* shall be separately filed, with each motion containing all the argument described below in one filing for each motion. Any supporting documents in connection with a motion *in limine* shall be filed in one filing separate from the motion *in limine*. Each party shall be limited to three *in limine* requests, unless otherwise permitted by the Court. The *in limine* request and any response shall contain the authorities relied upon; each *in limine* request may be supported by a maximum of three pages of argument and may be opposed by a maximum of three pages of argument, and the party making the *in limine* request may add a maximum of one additional page in reply in support of its request. If more than one party is supporting or opposing an *in limine* request, such support or opposition shall be combined in a single three page submission (and, if the moving party, a single one page reply). No separate briefing shall be submitted on *in limine* requests, unless otherwise permitted by the Court.

13. Jury Instructions, Voir Dire, and Special Verdict Forms. Pursuant to Local Rules 47.1(a)(2) and 51.1, the parties should file (i) proposed voir dire, (ii) preliminary jury instructions, (iii) final jury instructions, and (iv) special verdict forms no later than 5 p.m. on the fourth business day before the date of the final pretrial conference. Areas of dispute shall be identified as narrowly as possible and in a manner that makes it readily apparent what the dispute is. The parties shall

submit simultaneously with filing each of the foregoing four documents in Word format to rga\_civil@ded.uscourts.gov.

14. Trial. This matter is scheduled for a five (5) day jury trial beginning at 9:30 a.m. on **October 18, 2027** with the subsequent trial days beginning at 9:30 a.m. Until the case is submitted to the jury for deliberations, the jury will be excused each day at 5:00 p.m. The trial will be timed, as counsel will be allocated a total number of hours in which to present their respective cases.

15. Mediation. The Parties are required to engage in good faith in an in-person mediation. They are to hire a jointly agreed-upon mediator. The timing of mediation efforts is left to the discretion of the Parties, but the mediation efforts need to be conducted in advance of the pretrial conference. The Parties are required to submit a joint statement no later than one week before the pretrial conference. The joint statement is to include the identification of the mediator, the lead counsel for each party at the mediation, the length of the mediation, and the certification of the lead mediation counsel that they have engaged in the efforts in good faith. If the Parties anticipate any further efforts by the mediator at the time of the submission, they should so advise. The joint statement should not disclose the substance of any offers, counter-offers, or other negotiations.

SO ORDERED this 5th day of September, 2025.

/s/ Richard G. Andrews

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UNITED STATES DISTRICT JUDGE