

**Statement From Realtek Regarding Summary Judgement Motion**

Realtek v. MediaTek et al., 5:23-cv-02774 (N.D. Cal.)

*September 9, 2025*

This motion is a desperate attempt by MediaTek, Future Link, and IP Value, to evade accountability for its anticompetitive conduct. Realtek will continue to fight and expose the underhanded tactics by MediaTek, Future Link, and IP Value, which threaten innovation and fair competition.

We believe the Defendants are not only wrong about their procedural argument, but also wrong in their failure to acknowledge the broader, more ominous basis for our case: the anticompetitive behavior of this sector's dominant player, MediaTek.

The Defendants' assertion that a recent Federal Circuit decision (attached) forecloses Realtek's antitrust and related claims, that a California federal court already found plausible, lacks a sound legal basis. The key agreement that served as a basis for the Western District of Texas' denial of Rule 11 sanctions was never actually shown to that court. In reality, that agreement's contents undermine the basis for Defendants' request, and the Northern District of California court recognized that already in rejecting the Defendants' prior similar arguments for early dismissal.

More importantly, this attempt to escape trial ignores their core anticompetitive conduct: an unlawful agreement with a patent-troll-for-hire to explicitly harm smaller competitors and raise their costs by imposing inapplicable and invalid patents. MediaTek's anticompetitive behavior creates a hidden tax on everyday consumers.

Despite MediaTek's size advantage, we will not back down. We will oppose this request. We are committed to seeing this case through not only to protect our business, but to help ensure the case sets the right precedent for other firms in other sectors facing threats to their competitive position and ability to innovate.