

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

**IRIDESCENT NETWORKS, INC.,**

**Plaintiff,**

**v.**

**AT&T MOBILITY LLC, et al.,**

**Defendants.**

§  
§  
§  
§  
§  
§  
§  
§  
§  
§

**C.A. No. 6:16-cv-01003-RWS-JDL**

---

**FINAL JUDGMENT**

Before the Court is the parties’ Joint Stipulation and Motion for Entry of Final Judgment. The parties have stipulated and agree that, under the Court’s construction of the term “a high quality of service connection,” the Accused Instrumentalities (AT&T’s 4G LTE network, optionally in combination with one or more connected AT&T-controlled packet network(s) (*e.g.* AT&T’s IP multimedia subsystem (“IMS”) network), that connects an “originating end-point,” such as a mobile cellular device, to a “terminating end-point,” such as a remote server (*e.g.*, a U-Verse server, a DirectTV server, a CDN server, a peered server) or a second mobile cellular device) do not infringe any claim of the asserted patent, U.S. Patent No. 8,036,119.

Pursuant to the parties’ Joint Stipulation, the Court enters this Final Judgment in favor of Defendant AT&T Mobility LLC and Defendant-Intervenor Ericsson Inc. (collectively “Defendants”) on Iridescent Networks, Inc.’s claim for infringement of U.S. Patent No. 8,036,119. The Court **DISMISSES WITHOUT PREJUDICE** Defendants’ counterclaims against Iridescent.


The Court **ORDERS** that the time for filing a bill of costs under Local Rule CV-54 and Fed. R. Civ. P. 54(d) and the time for filing any motion for attorney fees is extended

until 30 days after the Federal Circuit's issuance of the mandate regarding Iridescent's appeal of this Final Judgment.

All motions by either party not previously ruled on are hereby **DENIED**.

The Clerk of the Court is directed to close this case.

**SIGNED this 18th day of December, 2017.**

  
ROBERT W. SCHROEDER III  
UNITED STATES DISTRICT JUDGE