EXHIBIT 9

Dockets.Justia.com

Case 2:13-cv-00900-JRG Document 52-10 Filed 03/21/14 Page 2 of 8 PageID #: 1919

Rockstar — the closely watched consortium that sued Google, Samsung, and six other handset makers on Thursday — says that another big-name company is infringing its vast patent portfolio: Facebook. Enterprise

- IT Happens
- Expand/Collapse
- Mobile
- Bitcoin
- Cloud
- Data Centers
- History
- Microchips
- Networks
- Out in the Open
- Research
- Security
- Servers
- Software
- Storage
- Tech Law
- Tech Time Warp of the Week

8+1 35

- Software
- Mobile Computing
- Patents
 - Share on Facebook
 - 98 shares
 - Tweet 208

Share 23

Facebook Infringes My Patents Too, Says CEO Who Just Sued Google

- By Robert McMillan
- 11.01.13
- 7:54 PM

Follow @bobmcmillan

Case 2:13-cv-00900-JRG Document 52-10 Filed 03/21/14 Page 3 of 8 PageID #: 1920



Inside the reverse-engineering lab at Rockstar, Scott Widdowson is looking for products that infringe on the company's 4,000 patents. *Photo: Rockstar*

Rockstar — the closely watched consortium that sued Google, Samsung, and six other handset makers on Thursday — says that another big-name company is infringing its vast patent portfolio: Facebook.

Rockstar CEO John Veschi doesn't want to get into the details, but he believes his company's 4,000patents — which it inherited after Apple, Microsoft, Blackberry, Sony, and Ericsson purchased the majority of patents owned by the imploded Canadian telecom giant, Nortel — cover, or "read on," the kind of social network operated by Facebook.

"I'm definitely aware of many that 'read on' features that are in any social network, whether it's Facebook LinkedIn or any other thing like that," he says. Though he declined to say more, Veschi has said in the past that his patent portfolio is so great that it's hard to imagine any high-tech companies that don't use techniques covered by the Nortel patents.

Rockstar had been negotiating with technology companies for more than a year and a half, trying to get outfits such as Google to license its portfolio of more than 4,000 patents, which cover a wide range of areas. The company has been trying to cut intellectual property licensing deals across six broad sectors — including social media. And while Rockstar has sealed a "fairly small number" of deals to date, it's been a difficult business.

Case 2:13-cv-00900-JRG Document 52-10 Filed 03/21/14 Page 4 of 8 PageID #: 1921



After surviving the Nortel meltdown, Rockstar CEO John Veschi now controls 4,000 patents related to mobile devices and computer networks. *Photo: Dan Krauss/WIRED*

That's what's forcing the lawsuits, the first of which were filed on Thursday in federal court in Texas. "We've gotten to a point with many of them where they even say to us: 'Look, you need to sue us. I can't really get the attention of management because we have other people who have sued us. And if you don't sue us, you haven't basically put the table stakes down to get to the big table.""

Veschi says that, although Rockstar sued Google (over search technology patents) and seven of Google's Android partners on Thursday, that it is incorrect to see Rockstar as a proxy agent for Apple, Microsoft, and Blackberry — all of whom are part-owners of Rockstar with seats on its board of directors. "It was basically all my decision-making," he says. "I think it's important for people to realize that my shareholders had nothing to do with this."

Veschi, like many of Rockstar's employees is an ex-Nortel worker. He was hired by the telecommunications giant in 2008 to find patent licensing revenue — something Nortel hadn't ever done effectively. He says that Nortel that the search and mobile phone lawsuits that were filed yesterday can be traced back to the first work he did at Nortel five years ago. "Mobile and the internet search are in some ways the most ripe because they were actually the two franchises I built first when I joined Nortel in 2008."

Rockstar revealed yesterday that it has set up subsidiaries to manage its patent licensing activities in mobile and search. The company is also dividing up its patents to include licensing for telecommunication services providers, networking equipment, enterprise technology and social networking, Veschi says.

From Veschi's perspective, Rockstar is simply seeking the revenue that Nortel had coming to it for its pioneering work in telecommunications. Not surprisingly, the Electronic Frontier Foundation, which has long fought against such patent suits, sees things differently. "The marketplace is where this entire fight should be taking place," says Julie Samuels, senior staff attorney with the EFF.

Case 2:13-cv-00900-JRG Document 52-10 Filed 03/21/14 Page 5 of 8 PageID #: 1922

"Nortel made its money off its products. Now people are trying to squeeze water form the rock that was Nortel. In any rational economic system there would be no there there, but because of our messed-up patent system, they're able to do that."



Robert McMillan is a writer with Wired Enterprise. Got a tip? Send him an email at: robert_mcmillan [at] wired.com. Read more by Robert McMillan Follow @bobmcmillan on Twitter.

WE RECOMMEND

RECOMMENDED BY



Ex-Amazon Engineer Builds Library for World's Software Code



An Ice Cream Geek Reinvents the Scoop So It Won't Snap Your Wrist



5 Infographics to Teach You How to Easily Create Infographics in PowerPoint - HUBSPOT

Case 2:13-cv-00900-JRG Document 52-10 Filed 03/21/14 Page 6 of 8 PageID #: 1923

Tags: Apple, Google, lawsuits, mobile, Patents, Rockstar Post Comment | 34 Comments | Permalink Back to top

Share on Facebook 98 shares Tweet 208 8+1 35 Reddit Digg Stumble Upon Email

Case 2:13-cv-00900-JRG Document 52-10 Filed 03/21/14 Page 7 of 8 PageID #: 1924

Comments for this thread are now closed.

34 Comments Wired: Wired Enterprise

Sort by Best



Share 🖸 Favorite ★



Allen Bryce • 5 months ago

The original point of patents is to encorrage companies to do more, they are increasingly being used as a weapon to harm the industry and make some money in the process. It's past time the system was reviewed.

32 • Share >



Lefty → Allen Bryce • 5 months ago

They do not harm the industry ! If you invent something let's use Tesla for example what did he come up with ? Then got screwed died alone in a hotel room and who got the credit ? Cash makes the world go round and in a land were you can sue for a ham sandwich who is at fault now the patent office or the courts.

Share >



2

M W → Lefty • 5 months ago

Tesla's situation does not describe the patent environment in the 21st century. That was around 100 years ago.

9 • Share >



NooYawker A Lefty • 4 months ago

We're not talking major breakthroughs here. The bulk of these patents are so small and insignificant yet somehow gets patented, it inhibits everyone. Slide to unlock is not a breakthrough, it's not inventive, and it should never have gotten patented. I'm sure 99.9% of these patents are of the same nature.

4 Share >



IP what → Allen Bryce • 4 months ago

"to encorrage companies to do more"

Well sure, but do *what*? Today, most pro-patent people have given up or downplay the argument that patents are needed to incentivize invention (excepting perhaps pharmaceuticals). The much stronger argument is that patents play an important role in getting the inventor to disclose what they've done - discouraging trade secrets and black boxes.

In my opinion, the biggest problem with Myriad, the case that holds you can't patent genes, is that genetic medicine companies are simply not going to tell you what genes they've identified as predictive of disease. Before Myriad, if you were a genetics lab, you could say to the world - hey, this chunk of DNA indicates a propensity for breast cancer, without worrying that every university lab in the country would start testing destroying any

Case 2:13-cv-00900-JRG Document 52-10 Filed 03/21/14 Page 8 of 8 PageID #: 1925

Collapse

Previous Article

Apple and Microsoft's Patent Troll Sues Google Over Android



Next Article

Out in the Open: Square Helps Coders Export Software to Foreign Lands



Case 2:13-cv-00900-JRG Document 52-11 Filed 03/21/14 Page 1 of 2 PageID #: 1926

EXHIBIT 10



HOME ABOUT IN

INNOVATION PRIVACY POLICY

6



Contact

Canada

515 Legget Drive, Suite 300 Ottawa, Ontario K2K 3G4 613-576-1000

US

Legacy Town Center 1 7160 North Dallas Parkway Suite No. 250 Plano, TX 75024 info@ip-rockstar.com

Career opportunities

Have a passion for innovation and technology? There could be a place for you at Rockstar. Join our staff of engineering and legal professionals.

Contact us today at careers@ip-rockstar.com

About Rockstar

Rockstar is a patent licensing business that owns and manages a portfolio of more than 4,000 patents developed by technology pioneer Nortel Networks. This portfolio consists of patents covering a wide range of consumer and enterprise communications technologies currently in use or in development in markets worldwide.

Through <u>patent licensing</u> and <u>sales</u>, Rockstar brings these innovations to businesses around the globe.

Facts about Rockstar's portfolio

The bulk of the Nortel Networks patent portfolio was transitioned to Rockstar as part of Nortel's bankruptcy process

in 2011. This transaction yielded an historic \$4.5B for Nortel's creditors, and established an initial set of founding licensees to the Rockstar portfolio. Because Rockstar's portfolio is based on a wide range of telecommunications, wired and networking based research and development performed by Nortel engineers, a significant portion of today's high technology products and services relate to these patents.

Rockstar in the news

PEOPLE

SALES

- <u>Rockstar Spherix(July 29th</u> 2013)
- <u>IAM Rockstar</u> <u>Article(July/August 2013)</u>
- <u>Rockstar profiled in Wired</u> <u>magazine</u> (May 2012)
- <u>US DOJ approves Rockstar</u> patents purchase
- <u>IP Business Congress 2010 -</u> <u>Interview with John Veshi</u>(June 26th 2012)

in

Case 2:13-cv-00900-JRG Document 52-12 Filed 03/21/14 Page 1 of 4 PageID #: 1928

EXHIBIT 11

<u>Rockstar</u>

- <u>Home</u>
- <u>About</u>
- <u>Innovation</u>
- <u>Privacy Policy</u>
- <u>Sales</u>
- <u>People</u>
- <u>LinkedIn</u>

Contact

Canada

515 Legget Drive, Suite 300Ottawa, OntarioK2K 3G4613-576-1000

US

Legacy Town Center 1 7160 North Dallas Parkway Suite No. 250 Plano, TX 75024 <u>info@ip-rockstar.com</u>

Let innovation thrive

Rockstar is deeply committed to advancing innovation worldwide through its patent licensing program. Intellectual property is a strategic asset. Acquisition of such an asset from Rockstar through a license or purchase can provide significant strategic value to our partners and customers. Our licensees gain access to the Case 2:13-cv-00900-JRG Document 52-12 Filed 03/21/14 Page 3 of 4 PageID #: 1930 immense power and know-how of the patented technologies in Rockstar's portfolio, in addition to gaining freedom of design, improving time-to-market product development and delivering better end-customer satisfaction.

Protect when necessary

Licensing is always the preferred route at Rockstar. However, with a portfolio that is widely regarded by peers and analysts as one of the most significant, highquality collections in the technology industry today, Rockstar is committed to protecting its intellectual property where necessary.

When patent infringement occurs

Today, a vast number of companies in the marketplace are using technology products or processes built directly from patents in Rockstar's portfolio. When patent infringement occurs, there is typically one of two consequences: either the infringing businesses obtain the legal right to use that technology via a patent license, or the parties pursue the case through litigation—a step that can be costly and time consuming for both parties.

How evidence of patent infringement is collected

While Rockstar prefers to help innovation in the marketplace grow through the licensing route, we also aggressively pursue those who refuse to respect and compensate patent holders. Evidence of patent infringement is collected and analyzed by Rockstar at our in-house labs. Rockstar engineers—many of whom are patent holders themselves—conduct extensive reverse engineering on products that are suspected of patent infringement. When evidence of use is established, a claim report is created and an infringing company is contacted to discuss next steps.

Case 2:13-cv-00900-JRG Document 52-12 Filed 03/21/14 Page 4 of 4 PageID #: 1931 **Find out more about patent licensing and sales**

At Rockstar, licensing and sales are the preferred way of bringing innovation to the market. For authorized representatives of firms who develop technology-based products and processes, contact our <u>Sales Department</u> today for more information on patent sales and licensing options for your firm.

Rockstar | Patent licensing and patent sales

- <u>Home</u>
- <u>About</u>
- <u>Innovation</u>
- <u>Privacy Policy</u>
- <u>Sales</u>
- <u>People</u>
- <u>LinkedIn</u>

Case 2:13-cv-00900-JRG Document 52-13 Filed 03/21/14 Page 1 of 10 PageID #: 1932

EXHIBIT 12

Case 2:13-cv-00900-JRG Document 52-13 Filed 03/21/14 Page 2 of 10 PageID #: 1933

502553597 10/31/2013

PATENT ASSIGNMENT COVER SHEET

Electronic Version v1.1 Stylesheet Version v1.2

EPAS ID: PAT2599210

	<u></u>							
SUBMISSION TYPE:		NEW ASSIGNMENT	NEW ASSIGNMENT					
NATURE OF CONV	EYANCE:	ASSIGNMENT	ASSIGNMENT					
CONVEYING PARTY DATA								
	Name Execution Date							
ROCKSTAR CONSORTIUM US LP 10/31/2013								
	′ DATA							
Name:	Name: MOBILESTAR TECHNOLOGIES LLC							
Street Address:	LEGACY TOW	LEGACY TOWN CENTER 1						
Internal Address:		ALLAS PARKWAY, SUITE 250						
City:	PLANO							
State/Country:	TEXAS	TEXAS						
Postal Code:	75024	75024						
PROPERTY NUMBERS Total: 9 Property Type Number Patent Number: 6037937								
Property	Property Type Number							
Patent Number: 603		37937						
Patent Number:	6	333973						
Patent Number: 651		0452						
Patent Number: 673		738809	3809					
Patent Number:	6	765591		CH \$360.00				
Patent Number: 64631		463131		C				
Patent Number: 6122		122348						
Patent Number: 69375		937572						
Application Number: 13845955								
CORRESPONDEN	CE DATA							
Fax Number: (613)576-1028								
Phone: 613-576-1005								
Email: akosabek@ip-rockstar.com								
Correspondence will be sent via US Mail when the email attempt is unsuccessful. PATENT								
			FAICNI					

502553597

REEL: 031523 FRAME: 0182

Case 2:13-cv-00900-JRG Document 52-13 Filed 03/21/14 Page 3 of 10 PageID #: 1934

Address Line 1: 51 Address Line 2: SU	AMIE KOSABEK 515 LEGGET DRIVE SUITE 300 KANATA, CANADA K2K 3G4				
ATTORNEY DOCKET NUMBER:		MOBILESTAR			
NAME OF SUBMITTER:		AMIE KOSABEK			
Signature:		/AMIE KOSABEK/			
Date:		10/31/2013			
Total Attachments: 7 source=31 OCT 2013 - USPTO ASSIGNMENT MOBILESTAR#page1.tif source=31 OCT 2013 - USPTO ASSIGNMENT MOBILESTAR#page2.tif source=31 OCT 2013 - USPTO ASSIGNMENT MOBILESTAR#page3.tif source=31 OCT 2013 - USPTO ASSIGNMENT MOBILESTAR#page4.tif source=31 OCT 2013 - USPTO ASSIGNMENT MOBILESTAR#page5.tif source=31 OCT 2013 - USPTO ASSIGNMENT MOBILESTAR#page6.tif source=31 OCT 2013 - USPTO ASSIGNMENT MOBILESTAR#page6.tif					

Case 2:13-cv-00900-JRG Document 52-13 Filed 03/21/14 Page 4 of 10 PageID #: 1935

PATENT ASSIGNMENT

This PATENT ASSIGNMENT ("Assignment") dated as of October 31, 2013 (the "Effective Date") by and between:

- (i) Rockstar Consortium US LP, a limited partnership organized under the laws of Delaware ("Assignor"), the address of which is Legacy Town Center 1, 7160 North Dallas Parkway, Suite No. 250, Plano, TX 75024, USA; and
- (ii) MobileStar Technologies LLC, a limited liability company organized under the laws of Delaware ("Assignee"), the address of which is Legacy Town Center 1, 7160 North Dallas Parkway, Suite No. 250, Plano, TX 75024, USA.

WITNESSETII:

WHEREAS, Assignor agreed to transfer certain assets of Assignor, including, without limitation, the patents, patent applications and provisional patent applications identified and set forth below; and

WHEREAS, Assignor now wishes to assign to Assignee, and Assignce wishes to acquire from Assignor, all of Assignor's right, title and interest in and to the Assigned Patents (as defined below.

NOW, THEREFORE, in consideration of the foregoing and the mutual promises and agreements contained in this Assignment, and for other good and valuable consideration the receipt and sufficiency of which are hereby acknowledged, the parties hereby agree as follows:

1. <u>Assignment</u>. Assignor hereby assigns to Assignee, and Assignce hereby accepts and acquires from Assignor, all of Assignor's right, title, and interest throughout the world (under any and all laws and in any and all jurisdictions) in and to the following (collectively, the "Assigned <u>Patent Assets</u>"):

- (i) All of the patents, patent applications and provisional patent applications set forth on <u>Schedule A</u> attached hereto (collectively, the "Assigned Patents"):
- (ii) all divisionals, continuations, continuations-in-part, substitutes, extensions, renewals, reissues, reexaminations, other applications and related cases (in each instance, whether pending, issued, abandoned or filed in the future) that have been or shall be filed anywhere in the world and that are based upon any of the Assigned Patents (all of the foregoing, collectively, "<u>Related Cases</u>");
- (iii) any inventions and improvements claimed or disclosed in any of the Assigned Patents or Related Cases, and any and all letters patent, certificates of invention, design registrations and utility models which may be granted therefor; and

1

(iv) all causes of action, enforcement rights, infringement claims and other rights (including all rights to pursue damages, injunctive relief and other remedies for past, present and future infringement) based upon, arising out of or relating to any of the Assigned Patents or Related Cases.

Pursuant to the foregoing assignment, each of the Assigned Patent Assets shall hereafter be for Assignce's own use and enjoyment, and for the use and enjoyment of Assignee's successors and assigns, as fully and entirely as the same would have been held and enjoyed by Assignor if this Assignment had not been made. The assignment pursuant to this Section 1 includes, without limitation (A) the right, if any, to register or apply in all countries and regions in the Assignee's name for patents, utility models, design registrations and like rights of exclusion and for inventors' certificates for said inventions and improvements; (B) the right to apply for, prosecute, maintain and defend the Assigned Patent Assets (including the right to continue any such action underway and to revive any such action previously abandoned) before any public or private agency, office or registrar including by filing reissues, reexaminations, divisionals, continuations, continuations-in-part, substitutes, extensions and all other applications and post issue proceedings included in the Assigned Patent Assets; (C) the right, if any, to claim priority based on the filing dates of any of the Assigned Patents or Related Cases under the International Convention for the Protection of Industrial Property, the Patent Cooperation Treaty, the European Patent Convention, the Paris Convention, and all other treaties of like purposes; and (D) the right to sue and recover damages or other compensation for past, present or future infringements thereof, the right to suc and obtain equitable relief, including injunctive relief, in respect of such infringements, and the right to fully and entirely stand in the place of the Assignor in all matters related to the Assigned Patent Assets.

2. <u>Authorization</u>. Assignor also hereby expressly authorizes the respective patent office or governmental agency in each and every jurisdiction worldwide (including the Commissioner of Patents and Trademarks in the United States Patent and Trademark Office, and the corresponding entities or agencies in any applicable forcign countries or multinational authorities) to do the following: (a) to issue any and all patents or certificates of invention or equivalent which may be granted upon any of the Assigned Patent Assets in the name of Assignce, as the assignce to the entire interest therein; and (b) to record Assignee as the assignee and owner of the Assigned Patent Assets and to deliver to Assignee, and to Assignee's attorneys, agents, successors or assigns, all official documents and communications as may be warranted by this Assignment.

3. <u>Recordation</u>. Assignee shall be solely responsible for all actions and all costs whatsoever, including but not limited to taxes, attorneys' fees and patent office fees in any jurisdiction, associated with the perfection of Assignee's right, title, and interest in and to the Assigned Patent Assets and recordation and/or registration of this Assignment or any other document evidencing the assignment to Assignee of the Assigned Patent Assets.

4. <u>Disclaimer</u>. There are no warrantics, representations or conditions, express or implied, statutory or otherwise between the Parties under this Assignment. ASSIGNEE ACKNOWLEDGES THAT THE ASSIGNED PATENT ASSETS ARE CONVEYED WITHOUT ANY REPRESENTATION, WARRANTY OR GUARANTY, INCLUDING WITHOUT LIMITATION AS TO THE CONDITION OF TITLE, ENFORCEABILITY, SUITABILITY OR FITNESS FOR ANY PARTICULAR PURPOSE, MERCHANTABILITY, VALIDITY, REGISTRABILITY OR ANY OTHER WARRANTY, WHETHER EXPRESS OR IMPLIED OR BY OPERATION OF LAW, BY ANY PERSON, INCLUDING WITHOUT LIMITATION BY ASSIGNOR, OR ANY OF ITS OFFICERS, DIRECTORS, EMPLOYEES, ACCOUNTANTS,

2

FINANCIAL, LEGAL OR OTHER REPRESENTATIVES OR ANY AFFILIATE OF SUCH PERSON.

5. <u>Governing Law</u>. This Agreement shall be construed in accordance with the substantive laws of the State of Delaware, excluding the conflict of law principles thereof. Each of the parties hereto hereby irrevocably agrees that any legal suit, action or proceeding arising out of or based upon this Assignment shall be brought exclusively in the state or federal courts located in the Eastern District of Texas and waives, any objection such party may now or hereafter have to the laying of venue of any such proceeding, and irrevocably submits to the exclusive jurisdiction of any such court in any such suit, action or proceeding,

6. <u>General Provisions</u>. This Assignment may be executed in any number of counterparts, each of which shall be deemed to be an original, and all of which together shall constitute one and the same instrument. Delivery of an executed counterpart of a signature page to this Assignment by facsimile or electronic mail shall be as effective as delivery of a manually executed counterpart of this Assignment. This Assignment may not be supplemented, altered, or modified in any manner except by a writing signed by all parties hereto. The failure of any party to enforce any terms or provisions of this Assignment shall not waive any of its rights under such terms or provisions. This Assignment is binding upon and inures to the benefit of the parties hereto and their respective successors and assigns.

[Remainder of this page intentionally left blank]

MOBILESTAR TECHNOLOGIES LLC

B٩ Name: Title: Pro-

STATE OF

COUNTY OF

On the $\frac{5}{200}$ day of $\frac{9000}{2013}$, before me, the undersigned, a notary public in and for said state and county, personally appeared $\frac{4720}{900}$, personally known to me (or proved to me on the basis of satisfactory evidence), to be the individual who excepted the foregoing instrument on behalf of MobileStar Technologies LLC as the $\frac{9000}{9000}$ and $\frac{9000}{9000}$ of such company, executed such instrument in such capacity, and acknowledged to me that the execution and delivery of said instrument was duly authorized by said company.

ss.:

)

)

Notary Public (Affix Seal Below Micha

[Signature Page to Patent Assignment]

IN WITNESS WHEREOF, Assignor and Assignee have caused this instrument to be executed by their respective duly authorized representative as of the Effective Date.

ROCKSTAR CONSORTIUM US LP

By Rockstar Consortium LLC, its General Partner

By Name: John P. Veschi Tifle: CEO

STATE OF

COUNTY OF

On the 31^{cT} day of October 2013, before me, the undersigned, a notary public in and for said state and county, personally appeared $\underline{John Vagahi}$, personally known to me (or proved to me on the basis of satisfactory evidence), to be the individual who executed the foregoing instrument on behalf of Rockstar Consortium LLC as the <u>CEO</u> of such company (such company being the General Partner of Rockstar Consortium, μ S LP), executed such instrument in such capacity, and acknowledged to me that the excettion and delivery of said instrument was duly authorized by said company.

SS.:

١

Notary Public (Affix Scal Below)

[Signature Page to Patent Assignment]

Case 2:13-cv-00900-JRG Document 52-13 Filed 03/21/14 Page 9 of 10 PageID #: 1940

Schedule A

LIST OF ASSIGNED PATENTS

Patent No.	Serial No.	Country	Filing Date	Issue Date	'1'itle
6,037,937	08/985,265	US	12/04/97	03/14/00	NAVIGATION TOOL FOR GRAPHICAL USER INTERFACE
6,333,973	08/842,020	US	04/23/97	12/25/01	INTEGRATED MESSAGE CENTER
6,510,452	09/137,687	US	08/21/98	01/21/03	SYSTEM AND METHOD FOR COMMUNICATIONS MANAGEMENT WITH A NETWORK PRESENCE ICON
6,738,809	09/137,688	US	08/21/98	05/18/04	NETWORK PRESENCE INDICATOR FOR COMMUNICATIONS MANAGEMENT
1,494,392	4104937	DE, FR, GB	10/08/04	03/21/12	NETWORK PRESENCE INDICATOR FOR COMMUNICATIONS MANAGEMENT
2,280,573	CA19992280573 19990820	CA	08/20/99	05/25/10	SYSTEM AND METHOD FOR COMMUNICATIONS MANAGEMENT WITH A NETWORK PRESENCE ICON
2,280,574	CA19992280574 19990820	СЛ	08/20/99	05/06/08	NETWORK PRECENSE INDICATOR FOR COMMUNICATIONS MANAGEMENT
69930593	DE1999630593T 19990823	DE	08/23/99	03/29/06	NETWORK PRESENCE INDICATOR FOR COMMUNICATIONS MANAGEMENT
0 989 700	99306693.5	FR, GB	08/23/99	03/29/06	NETWORK PRESENCE INDICATOR FOR COMMUNICATIONS MANAGEMENT

[Schedule Λ]

Patent No.	Serial No.	Country	Filing Date	lssuc Date	Title
6,765,591	09/285,424	US	04/02/99	7/20/04	MANAGING A VIRTUAL PRIVATE NETWORK
6,463,131	09/477,679	US	01/05/00	10/08/02	SYTEM AND METHOD FOR NOTIFYING A USER OF AN INCOMING COMMUNICATION EVENT
2,256,289	CA2256289	CA	12/17/98	11/06/06	SYSTEM AND METHOD FOR MANAGING INCOMING COMMUNICATION EVENTS USING MULTIPLE MEDIA OPTIONS
6,122,348	08/996,034	US	12/22/97	09/01/00	SYSTEM AND METHOD FOR MANAGING INCOMING COMMUNICATION EVENTS USING MULTIPLE MEDIA OPTIONS
JPH112663 09	JP19980355631	JP	12/15/98	N/A	SYSTEM AND METHOD FOR MANAGING INPUT COMMUNICATION EVENT USING PLURAL MEDIA OPTIONS
JP4976471	JF2009303239	JP	09/14/09	04/20/12	SYSTEM AND METHOD FOR INFORMING USER WITH INPUT COMMUNICATION EVENT
0938213	98310272.4	DE, FR, GB, SE	12/15/98	04/05/06	SYSTEM AND METHOD FOR MANAGING INCOMING COMMUNICATION EVENTS USING MULTIPLE MEDIA OPTIONS
6,937,572	09/751,796	US	12/29/00	08/30/05	CALL TRACE ON A PACKET SWITCHED NETWORK
	13/845,955	US	18-03-13		ASSOCIATIVE SEARCH ENGINE

PATENT REEL: 031523 FRAME: 0190

RECORDED: 10/31/2013

Case 2:13-cv-00900-JRG Document 52-14 Filed 03/21/14 Page 1 of 2 PageID #: 1942

EXHIBIT 13

Case 2:13-cv-00900-JRG Document 52-14 Filed 03/21/14 Page 2 of 2 PageID #: 1943



HOME ABOUT INNOVATION PRIVACY POLICY SALES PEOPLE

in



Grow together through innovation.

Rockstar is an intellectual property (IP) licensing company. We celebrate the value and power of innovation: the ideas that fuel a better way of doing things. Based on Nortel Networks' groundbreaking innovation engine, Rockstar manages a highly valued patent portfolio relevant to all telecom and high tech services and devices. We count among our most valuable assets a <u>professional staff</u> of technology industry veterans—many of whom were part of Nortel's innovation engine, and are inventors and patent holders themselves.

Why patent protection is necessary

Fostering innovation works hand-in-hand with the need for <u>patent protection</u>. Great ideas and the investment behind them deserve to be rewarded and respected.



First enforcement actions – Intellectual Asset Management (November, 2013)

<u>WSI Article - Patent Wars Erupt Again in Tech Sector</u> (November, 2013) Opportunities for business

Patent licensing agreements and select <u>patent</u> <u>acquisitions</u> can provide businesses with a competitive edge in their marketplace.

6

Rockstar | Patent licensing and patent sales

OME | ABOUT | INNOVATION | PRIVACY POLICY | SALES | PEOPLI

Case 2:13-cv-00900-JRG Document 52-15 Filed 03/21/14 Page 1 of 2 PageID #: 1944

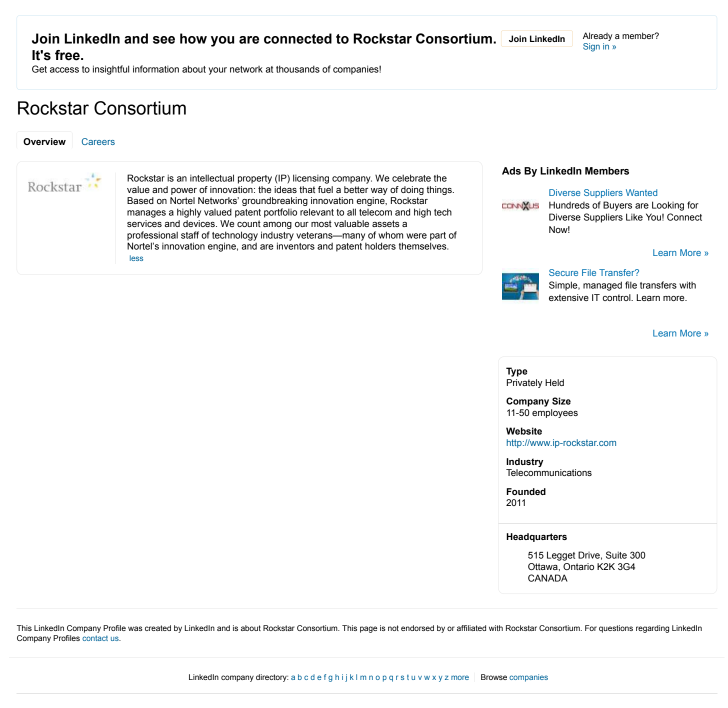
EXHIBIT 14

https://www.linkedin.com/company/rockstar-consortium

Case 2:13-cv-00900-JRG Document 52-15 Filed 03/21/14 Page 2 of 2 PageID #: 1945

Linked in 🛛

Join Today $\,\cdot\,$ Sign In



By using this site, you agree to LinkedIn's terms of use. Commercial use of this site without express authorization is prohibited.