IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

KLAUSNER TECHNOLOGIES, INC.,	§	
a New York corporation,	§	
	§	C.A. No. 6:08-cv-341 (LED)
Plaintiff,	§	
	§	(JURY TRIAL)
VS.	§	
	§	
Verizon Wireless (Cellco Partnership d/b/a	§	
Verizon Wireless), a Delaware general	§	
partnership; Verizon Data Services LLC, a	§	
Delaware limited liability company; Bell Atlantic	§	
Communications, Inc., a Delaware corporation;	§	
Citrix Systems, Inc., a Delaware corporation;	§	
Comverse, Inc., a Delaware corporation; Cox	§	
Communications, Inc., a Delaware corporation;	§	
Embarq Communications, Inc., a Delaware	§	
corporation; Google Inc., a Delaware corporation;	§	
GrandCentral Communications, Inc., a Delaware	§	
corporation; LG Electronics Mobilecomm U.S.A.,	§	
Inc., a California Corporation; PhoneFusion, Inc.,	§	
a Delaware corporation; RingCentral, Inc., a	§	
California Corporation,	§	
	§	
Defendants.	§	

ORDER OF DISMISSAL WITH PREDJUDICE

CAME ON THIS DAY for consideration the Joint Motion of the parties Plaintiff
Klausner Technologies, Inc. and Defendant Citrix Systems Inc. to dismiss with prejudice all
claims asserted or which could have been asserted by either party between them, and the Court
being apprised of the grounds therefore and being of the opinion that said motion should be
GRANTED, it is hereby

ORDERED, ADJUDGED AND DECREED that all claims or causes of action asserted in this suit between Plaintiff Klausner Technologies, Inc. and Defendant Citrix Systems, Inc. are

hereby dismissed with prejudice to the right of these parties to assert in the future any such claims or any claims which could have been asserted in this suit, provided, however, if Citrix is sued for infringement of the patents-in-suit – i.e. U.S. Patent Nos. 5,572,576 and 5,283,818 – Citrix may challenge infringement as well as the scope, ownership, inventorship, validity and unenforceability of the patents.

It is further ORDERED that all costs are assessed against the party who incurred them.