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

WI-LAN INC., Plaintiff, v. § § ALCATEL-LUCENT USA INC.; TELEFONAKTIEBOLAGET LM Civil Action No. 6:10-cv-521-LED ERICSSON; ERICSSON INC.; SONY § § MOBILE COMMUNICATIONS AB; SONY JURY TRIAL DEMANDED MOBILE COMMUNICATIONS (USA) INC.: HTC CORPORATION; HTC AMERICA, § INC.; EXEDEA INC.; LG ELECTRONICS, § INC.; LG ELECTRONICS MOBILECOMM § U.S.A., INC.; LG ELECTRONICS U.S.A., § § INC. Defendants.

ORDER GRANTING WI-LAN'S UNOPPOSED MOTION TO COMPEL PRODUCTION OF LICENSE AGREEMENTS FROM HTC CORPORATION, HTC AMERICA, AND EXEDEA INC.

Before the Court is Wi-LAN Inc.'s ("Wi-LAN") unopposed motion to compel production of certain license agreements that HTC Corporation, HTC America, and Exedea Inc. (collectively, "HTC") have not produced on the basis of third-party confidentiality obligations.

Having considered the parties' papers and for good cause shown, the Court is of the opinion that the motion should be granted. It is therefore ORDERED that HTC shall promptly produce to Wi-LAN each license agreement identified in HTC's July 6, 2012 letter that has not already been produced. To the extent HTC locates additional patent licenses relevant to cellular communications technology that cannot be produced absent a court order or third-party consent, it is ORDERED that HTC shall produce such license agreements to Wi-LAN within a reasonable time after locating such additional patent license.