

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

WI-LAN INC.,

Plaintiff,

v.

ALCATEL-LUCENT USA INC., et al.,

Defendants.

§
§
§
§
§
§
§
§
§
§
§
§
§

Case No. 6:10-cv-521

Consolidated with

Case No. 6:13-cv-252

ORDER

Before the Court is Wi-LAN Inc.’s, Telefonaktiebolaget LM Ericsson’s, Ericsson Inc.’s, Sony Mobile Communications AB’s, and Sony Mobile Communications (USA) Inc.’s Partially Opposed Joint Motion to Seal Certain Trial Exhibits (Docket No. 485). The parties partially opposing the Motion, Alcatel-Lucent USA Inc., HTC Corporation, HTC America, Inc., and Exedeia, Inc. have since been dismissed from these actions and have therefore withdrawn their opposition. *See* 6:10-cv-521, Docket No. 500; 6:13-cv-251, Docket No. 452. Because the Motion is now unopposed, the Motion is **GRANTED**.

Accordingly, the Court hereby **ORDERS** that the following admitted trial exhibits shall be maintained under seal: PX-106, PX-114, PX-122R, PX-157, PX-159, PX-162, PX-163, PX-166, PX-167, PX-168, PX-169, PX-170, PX-172, PX-187, PX-200, PX-220, DX-14, DX-55, DX-60, DX-62, DX-63, DX-214, DX-221, DX-225, DX-278, DX-280, DX-281, DX-309, DX-323, DX-393, DX-394, DX-395, DX-396, DX-397, DX-398, DX-403, and DX-439.

Further, the parties **SHALL** submit to Chambers a disk containing all of the unsealed exhibits and a disk containing all of the sealed exhibits within 14 days of this Order.

So ORDERED and SIGNED this 7th day of October, 2013.

A handwritten signature in black ink, appearing to read "Leonard Davis". The signature is written in a cursive style with a large, prominent loop for the letter "D".

LEONARD DAVIS
UNITED STATES DISTRICT JUDGE