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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA	
10		
11	VirnetX Inc. et al.,	Case No. 6:13-cv-351 (Eastern District of Texas)
12	Plaintiffs,	Textus)
13	VS.	
14	Microsoft Corporation,	
15	Defendant.	
16		
17	NON-PARTY RPX CORPORATION'S OBJECTIONS AND RESPONSES TO	
18	SUBPOENA AD TESTIFICANDUM AND DUCES TECUM	
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27		VIRNETX EXHIBIT 2018 RPX v. VirnetX
28		Trial IPR 2014-00172



Non-party RPX Corporation ("RPX") states its objections and responses to the subpoena ad testificandum and duces tecum (the "Subpoena") issued on behalf of VirnetX Inc. ("Requesting Party") in connection with VirnetX Inc. et al. v. Microsoft Corporation, Case No. 6:13-cv-351 (E.D. Tex.) (the "Action")( and collectively with VirnetX Inc. et al. v. Apple Inc., Case Nos. 6:11-cv-563 and 6:12-cv-855 (E.D. Tex.), the "Underlying Litigation"). RPX reserves the right to supplement any of its responses and/or objections set forth herein at any time in the future.

### **GENERAL OBJECTIONS**

- 1. RPX objects to the Subpoena to the extent that it is unduly burdensome, overly broad, not reasonably calculated to lead to the discovery of admissible evidence, and does not comply with the admonition of Fed. R. Civ. P. 45(c)(1) that subpoenas to third parties should "avoid imposing undue burden or expense on a person subject to the subpoena."
- 2. RPX objects to the Subpoena on the ground that it is an impermissible attempt to obtain discovery related to seven (7) petitions for *inter partes* review ("IPR") filed in the United States Patent and Trademark Office by RPX that challenge the validity of various VirnetX patents. An IPR is a highly specialized administrative proceeding that has its own rules to provide limited discovery, and allows discovery only where the parties agree or as authorized by a three-member panel of administrative patent judges at the Patent Trial and Appeal Board ("PTAB"). The Subpoena is clearly designed to circumvent the statutes, regulations, and practice guidelines governing the limited discovery in an IPR and to obtain information related to the IPRs filed by RPX. The Subpoena does not seek information relevant to the claims and defenses of any party to the Action under whose authority it purports to issue.
- 3. RPX objects to the Subpoena on the ground that it violates the privacy and First Amendment rights of freedom of association and freedom to petition the government of RPX and its directors, offices, employees, and customers.
- 4. RPX objects to the Subpoena to the extent it is identical to or seeks the same information as any discovery requests that have been served on current or former parties to the



Action or current or former parties to the Underlying Litigation, or which can be more readily obtained from a party to the Underlying Litigation.

- 5. RPX objects to the Subpoena to the extent it calls for the production of documents that are publicly available.
- 6. RPX objects to the Subpoena to the extent it calls for production of documents that are not within the possession, custody, or control of RPX. RPX further objects to the Subpoena to the extent it calls for documents that may be more readily obtained from another source.
- 7. RPX objects to the Subpoena on the ground that it purports to require RPX to produce documents on January 13, 2014, 4 days prior to the date for which the deposition was noticed.
- 8. RPX objects to the Subpoena to the extent that the timeframe for compliance is unreasonable in light of the number and scope of the requests contained in the Subpoena.
- 9. RPX objects to the Subpoena to the extent it requires disclosure of privileged or other protected matter, including but not limited to documents protected by the attorney-client privilege and/or attorney work-product doctrine. The inadvertent production of documents protected by any evidentiary or other privilege shall not be deemed a waiver of such privilege.
- 10. RPX objects to the Subpoena to the extent it calls for documents and/or testimony containing trade secrets or other confidential research, development, or commercial information or other sensitive or confidential information protected by constitutional, statutory, or common law rights of privacy. RPX further objects to the Subpoena as it seeks disclosure of highly confidential information that, if divulged, could harm RPX's business interests and/or legal rights. RPX further objects to the Subpoena to the extent it calls for information subject to any confidentiality agreements or obligations, or any applicable court order. Requesting Party has not shown a substantial need for such information and has not shown that RPX can produce documents without undue hardship.
- 11. RPX objects to the Subpoena to the extent it seeks information beyond the scope of permissible discovery under the Federal Rules of Civil Procedure, any local rule, or any court order. RPX further objects to the Subpoena to the extent it seeks information that is neither



relevant to the subject matter of the litigation nor reasonably calculated to lead to the discovery of admissible evidence.

- 12. RPX objects to the Subpoena to the extent that it is vague, ambiguous, indefinite, duplicative, cumulative, unintelligible, or otherwise unclear as to the information it seeks. RPX further objects to the Subpoena to the extent it purports to require non-Party RPX to identify and interpret ambiguities in the Subpoena drafted by Requesting Party.
- 13. RPX objects to the Subpoena on the ground that it is overly broad, unduly burdensome, or oppressive, particularly where the request for production and/or testimony is unduly burdensome in light of the costs necessary to investigate and the confidential nature of the information as weighed against the relevance of and Requesting Party's accessibility to and need for the requested information.
- 14. RPX objects to the Subpoena on the grounds that the cost of identifying, locating, collecting, reviewing, and copying the documents, and other associated costs of production, as well as the cost of identifying and preparing a witness to testify, will be substantial. RPX reserves the right to request that Requesting Party reimburse RPX's production costs, witness costs, and attorneys' fees, including the costs of producing a privilege log, assuming such a log is necessary.
- 15. RPX objects to the Subpoena to the extent it purports to require RPX to draw a legal conclusion concerning the meaning or application of any terms or phrases used.
- 16. RPX objects to any form of production of electronically stored information that imposes any differing or additional obligations from those set forth in the Federal Rules of Civil Procedure.
- 17. RPX objects to the Subpoena to the extent it seeks electronically stored information that is not reasonably accessible to RPX because of undue burden or cost. RPX further objects to the Subpoena to the extent it seeks electronically stored information that is back-up data on the grounds that it is not reasonably accessible to RPX.
- 18. RPX objects to the Subpoena to the extent it does not include reasonable temporal and/or geographic limitations on the documents to be searched and produced.



- 19. RPX objects to the Subpoena to the extent it would require RPX to produce documents and/or provide testimony that may be subject to confidentiality agreements with third parties.
- 20. RPX objects to the Subpoena to the extent that the Definitions and Instructions contained therein will impose an undue burden or expense on RPX.

### **SPECIFIC OBJECTIONS**

RPX hereby incorporates by reference each General Objection set forth above into each Specific Objection. From time to time, a Specific Objection may repeat a General Objection for emphasis or for some other reason. The failure to include any General Objection in any Specific Objection shall not be interpreted as a waiver of any General Objection to that response. RPX separately responds and objects to each Request as follows:

### REQUESTS FOR PRODUCTION

### **REQUEST FOR PRODUCTION NO. 1:**

Documents that describe, identify, refer to, or relate to the Company's corporate structure and organization, including organization charts.

### **RESPONSE TO REQUEST FOR PRODUCTION NO. 1:**

In addition to the General Objections set forth above, which are expressly incorporated as if set forth fully herein, RPX objects to this Request as overly broad, unduly burdensome, and not reasonably calculated to lead to the discovery of admissible evidence in this action. RPX further objects to this Request as an impermissible attempt to circumvent the IPR discovery process. RPX further objects to this Request to the extent that, as RPX is a public company, the

information sought is publicly available.

### **REQUEST FOR PRODUCTION NO. 2:**

Documents that describe, identify, refer to, or relate to the Company's formation, including any membership or partnership agreements and articles of formation.

### **RESPONSE TO REQUEST FOR PRODUCTION NO. 2:**

In addition to the General Objections set forth above, which are expressly incorporated as if set forth fully herein, RPX objects to this Request as overly broad, unduly burdensome, and not



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