Exhibit 2125

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IN THE UNITED STATES DISTRICT COURT

FOR THE DISTRICT OF DELAWARE

CALLWAVE COMMUNICATIONS LLC,	:
Plaintiff,	
v.	Civil Action No. 12-1701-RGA
AT&T MOBILITY LLC, et al.,	:
Defendants.	:
CALLWAVE COMMUNICATIONS LLC,	:
Plaintiff,	:
v .	: Civil Action No. 12-1702-RGA
SPRINT NEXTEL CORP., et al.,	:
Defendants.	:
CALLWAVE COMMUNICATIONS LLC,	:
Plaintiff,	:
v.	Civil Action No. 12-1703-RGA
T-MOBILE USA INC., et al.,	
Defendants.	:

ORDER

The parties submitted letters in connection with three discovery disputes. (No. 12-1701, D.I. 297, 301). The scheduled discovery conference on February 17, 2015, was postponed due to inclement weather. The first issue raised seems suitable for resolution on the papers, and perhaps

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one that should not be delayed.

The issue is whether CallWave should be permitted to use certain confidential documents, including indemnification agreements, obtained in connection with the abovecaptioned litigation in the IPR. It has been represented that the IPR petitioner "withdrew" the argument to the PTAB that discovery issues should be resolved before me and not before the PTAB. (D.I. 301 at 1 n.1 (citing Exh. I at 12, where any "withdrawal" appears to be an inference from an absence of discussion)). And, as quoted by Patent Owner (id., Exh. H at 12), my view is that discovery before the PTAB is an issue for the PTAB. Any confidentiality issues, if discovery is permitted, can be resolved at the same time by the PTAB. Thus, CallWave's request to use the Appendix 1 documents in the IPR is **DENIED**.

IT IS SO ORDERED this $\int_{-\infty}^{\infty} day$ of February 2015.

United States District Judge