1 2 3 4 5 6 7 8 9 10 11 12	QUINN EMANUEL URQUHART & SULLIVAN, LLP Charles Verhoeven (Cal. Bar No. 170151) David Eiseman (Cal. Bar No. 114758) Sean Pak (Cal. Bar No. 219032) Kristin J. Madigan (Cal. Bar No. 233436) quinn-google-n.d.cal13-05933 @quinnemanuel.com 50 California Street, 22nd Floor San Francisco, California 94111 (415) 875-6600 (415) 875-6700 facsimile Patrick D. Curran (Cal. Bar No. 241630) quinn-google-n.d.cal13- 05933@quinnemanuel.com 51 Madison Avenue, 22nd Floor New York, New York 10010 (212) 849-7000 (212) 849-7100 facsimile Attorneys for Plaintiff Google Inc.	Courtland L. Reichman (SBN 268873) Mike McKool (Admitted Pro Hac Vice) Douglas A. Cawley (Admitted Pro Hac Vice) Ted Stevenson III (Admitted Pro Hac Vice) David Sochia (Admitted Pro Hac Vice) creichman@mckoolsmithhennigan.com McKool Smith Hennigan, P.C. 255 Redwood Shores, CA 94065 (650) 394-1400 (650) 394-1422 facsimile Attorneys for Defendants Rockstar Consortium U.S. LP and MobileStar Technologies LLC	
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15	OAKLAND DIVISION		
16	GOOGLE INC,	CASE NO. 13-cv-5933-CW	
17	Plaintiff,	JOINT STIPULATION AND [PROPOSED]	
18	v.	ORDER TO CONTINUE MEDIATION DEADLINE	
19	ROCKSTAR CONSORTIUM US LP and		
20	MOBILESTAR TECHNOLOGIES LLC,		
21	Defendants.		
22			
23	Pursuant to Local Rule 6-2, Plaintiff Google Inc. ("Plaintiff") and Defendants Rockstar		
24	Consortium US LP and MobileStar Technologies LLC ("Defendants") (collectively with Plaintiff,		
25	"the Parties") stipulate as recited below and jointly request that the Court continue the deadline to		
26	conduct mediation.		
27			
28 01980.00011/6217989.1		CASE NO. 13-cv-5933-CW	
		JOINT STIPULATION TO CONTINUE MEDIATION DEADLINE	
		Dockets.Justia.	

1	WHEREAS, on June 26, 2014 the Court ordered the Parties to conduct joint private			
2	mediation by September 24, 2014 "or as soon thereafter as is convenient to the mediator's			
3	schedule" for Google Inc. v. Rockstar Consortium US LP et al., No. 13-5933 (N.D. Cal.) ("the -			
4	5933 action") and Rockstar Consortium US LP et al. v. Samsung Elecs. Co. Ltd. et al., No. 13-9			
5	(E.D. Tex.) ("the -900 action") (Dkt. No. 88 at 1);			
6	WHEREAS, on June 26, 2014 the Court also requested that the Parties include the			
7	defendants in Rockstar Consortium US LP et al. v. ASUSTeK Computer, Inc. et al., No. 13-894			
8	(E.D. Tex.), Rockstar Consortium US LP et al. v. HTC Corp. et al., No. 13-895 (E.D. Tex.),			
9	Rockstar Consortium US LP et al. v. LG Elecs. Inc. et al., No. 13-898 (E.D. Tex.), Rockstar			
10	Consortium US LP et al. v. Pantech Co. Ltd. et al., No. 13-899 (E.D. Tex.), and Rockstar			
11	Consortium US LP et al. v. ZTE Corp. et al., No. 13-901 (E.D. Tex.) (collectively with the -5933			
12	and -900 actions, "the Rockstar cases") as part of the mediation (Dkt. No. 98 (June 26, 2014 Hr'g			
13	Tr.) at 19:20-20:6);			
14	WHEREAS, the parties to the Rockstar cases have jointly selected the Honorable Chief			
15	Judge (Retired) David Folsom for the United States District Court, Eastern District of Texas, as			
16	mediator;			
17	WHEREAS, the earliest date Judge Folsom and the parties to the Rockstar cases are able			
18	to conduct joint mediation is October 20, 2014;			
19	WHEREAS, the Court has not previously continued the deadline to conduct joint			
20	mediation;			
21	WHEREAS, the Parties do not expect that the requested continuance will impact or alter			
22	the date of any event or deadline already fixed by Court Order;			
23	THE PARTIES HEREBY STIPULATE and jointly request that the Court continue the			
24	September 24, 2014 deadline to conduct joint mediation to October 20, 2014.			
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28 01980.00011/6217989.1	-2- Case No. 13-cv-5933-CW			
01/00/00/11/021/909.1	$\mathbf{L} \qquad \qquad$			

1	DATED:	September 10, 20	14 Respectfully submitted,
2			QUINN EMANUEL URQUHART & SULLIVAN, LLP
3			By /s Patrick D. Curran
4			Patrick D. Curran Attorneys for Google Inc.
5			
6			McKOOL SMITH HENNIGAN, P.C.
7			By /s Joshua S. Budwin
8			Joshua S. Budwin Attorneys for Rockstar Consortium US LP and
9			MobileStar Technologies LLC
10			
11			
12	DATED:	, 2014	PURSUANT TO STIPULATION, IT IS SO
13		,	ORDERED.
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15			
16			Honorable Claudia Wilken United States District Judge
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27 28			
			-3- Case No. 13-cv-5933-CW Joint Stipulation to Continue Mediation Deadline

1	ATTESTATION		
2	I, Patrick D. Curran, am the ECF user whose userid and password authorized the filing of		
3	this document. Under Civil L.R. 5-1(i)(3), I attest that Joshua S. Budwin has concurred in this		
4	filing.		
5	DATED: September 10, 2014 /s Patrick D.Curran		
6	Patrick D. Curran		
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01980.00011/6217989.1	-4- Case No. 13-cv-5933-CW   JOINT STIPULATION TO CONTINUE MEDIATION DEADLINE		