

1 QUINN EMANUEL URQUHART
& SULLIVAN, LLP
2 Charles K. Verhoeven (Cal. Bar No. 170151)
Sean Pak (Cal. Bar No. 219032)
3 David Eiseman (Cal. Bar No. 114758)
Kristin J. Madigan (Cal. Bar No. 233436)
4 quinn-google-n.d.cal.-13-05933
@quinnemanuel.com
5 50 California Street, 22nd Floor
San Francisco, California 94111
6 (415) 875-6600
(415) 875-6700 facsimile

7 Victoria F. Maroulis (Cal. Bar No. 202603)
8 quinn-google-n.d.cal.-13-05933
@quinnemanuel.com
9 555 Twin Dolphin Drive, 5th Floor
Redwood Shores, California 94065
10 (650) 801-5000
(650) 801-5100 facsimile

11 Patrick D. Curran (Cal. Bar No. 241630)
12 quinn-google-n.d.cal.-13-05933
@quinnemanuel.com
13 51 Madison Avenue, 22nd Floor
New York, New York 10010
14 (212) 849-7000
(212) 849-7100 facsimile

15 Attorneys for Plaintiff Google Inc.
16

17 UNITED STATES DISTRICT COURT
18 NORTHERN DISTRICT OF CALIFORNIA
19 OAKLAND DIVISION
20

21 GOOGLE INC.,

22 Plaintiff,

23 v.

24 ROCKSTAR CONSORTIUM US LP and
MOBILESTAR TECHNOLOGIES LLC,

25 Defendants.
26
27

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)
Joshua W. Budwin (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

CASE NO. 13-cv-5933-CW

**NOTICE OF AGREEMENT FOR
SUPPLEMENTAL AND/OR AMENDED
CLAIM CONSTRUCTIONS**

1 Plaintiff Google Inc. (“Google”) and Defendants Rockstar Consortium U.S. LP and
2 MobileStar Technologies, LLC (collectively “Defendants”), respectfully provide notice of the
3 following agreement between the parties:

4 WHEREAS the deadline to exchange claim constructions is currently September 29, 2014;

5 WHEREAS on July 24, 2014, Google sought depositions of Matthew Poisson, Melissa
6 Desroches, and Marilyn French-St. George;

7 WHEREAS due to witness schedules, Mr. Poisson was first available for deposition on
8 September 30, 2014; Ms. Desroches was first available for deposition on October 4, 2014; and Ms.
9 French-St. George was first available for deposition on September 24, 2014;

10 WHEREAS, in order to avoid prejudice to the parties and to accommodate witness
11 schedules, the parties provide notice of the following agreement, which will not alter any
12 deadlines for claim construction briefing:

13 '591 patent: any party may, as a matter of right, serve supplemental and/or amended
14 proposed claim constructions for any previously-identified term of the '591 patent no later than 5
15 days after the deposition of Matthew Poisson or Melissa Desroches (whichever is later).

16 '131 patent: any party may, as a matter of right, serve supplemental and/or amended
17 proposed claim constructions for any previously-identified term of the '131 patent no later than 5
18 days after the deposition of Marilyn French-St. George.

19
20
21
22
23
24
25
26
27
28

1 DATED: September 22, 2014

Respectfully submitted,

2 QUINN EMANUEL URQUHART & SULLIVAN, LLP

3 By /s/ Patrick D. Curran

4 Charles K. Verhoeven (Cal. Bar No. 170151)
5 David Eiseman (Cal. Bar No. 114758)
6 Sean Pak (Cal. Bar No. 219032)
7 Kristin J. Madigan (Cal. Bar No. 233436)
8 quinn-google-n.d.cal.-13-05933@quinnemanuel.com
9 50 California Street, 22nd Floor
10 San Francisco, California 94111
11 (415) 875-6600
12 (415) 875-6700 facsimile

13 Victoria F. Maroulis (Cal. Bar No. 202603)
14 quinn-google-n.d.cal.-13-05933@quinnemanuel.com
15 555 Twin Dolphin Drive, 5th Floor
16 Redwood Shores, California 94065
17 (650) 801-5000
18 (650) 801-5100 facsimile

19 Patrick D. Curran (Cal. Bar No. 241630)
20 quinn-google-n.d.cal.-13-05933@quinnemanuel.com
21 51 Madison Avenue, 22nd Floor
22 New York, New York 10010
23 (212) 849-7000
24 (212) 849-7100 facsimile

Attorneys for Google Inc.

17 McKOOL SMITH HENNIGAN, P.C.

18 By /s/ David Sochia

19 Courtland L. Reichman (SBN 268873)
20 Mike McKool (Admitted Pro Hac Vice)
21 Douglas A. Cawley (Admitted Pro Hac Vice)
22 Ted Stevenson III (Admitted Pro Hac Vice)
23 David Sochia (Admitted Pro Hac Vice)
24 Joshua W. Budwin (Admitted Pro Hac Vice)
25 creichman@mckoolsmithhennigan.com
26 McKool Smith Hennigan, P.C.
27 255 Redwood Shores, CA 94065
28 (650) 394-1400
(650) 394-1422 facsimile

*Attorneys for Rockstar Consortium US LP and
MobileStar Technologies LLC*

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

ATTESTATION

I, Patrick D. Curran, am the ECF user whose userid and password authorized the filing of this document. Under Civil L.R. 5-1(i)(3), I attest that David Sochia has concurred in this filing.

DATED: September 22, 2014

/s Patrick D. Curran
Patrick D. Curran