	Courtland L. Reichman	
1	MCKOOL SMITH HENNIGAN, P.C. 255 Shoreline Drive Suite 510	
2	Redwood Shores, CA 94065	
3	(650) 394-1400 (650) 394-1422 (facsimile)	
4	Mike McKool (Admitted Pro Hac Vice)	
5	mmckool@McKoolSmith.com Douglas A. Cawley (Admitted Pro Hac Vice)	
6	dcawley@McKoolSmith.com Ted Stevenson III (Admitted Pro Hac Vice)	
7	tstevenson@McKoolSmith.com	
	David Sochia (Admitted Pro Hac Vice) dsochia@McKoolSmith.com	
8	300 Crescent Court, Suite 1500 Dallas, TX 75201	
9	(214) 978-4000 (214) 978-4044 (facsimile)	
10		
11	Joshua W. Budwin (Admitted Pro Hac Vice) jbudwin@McKoolSmith.com	
12	300 W. 6th Street, Suite 1700 Austin, TX 78701	
13	(512) 692-8700 (512) 692-8744 (facsimile)	
14	Attorneys for Defendants Rockstar Consortium	
15	U.S. LP and MobileStar Technologies LLC	
16	UNITED STATES DISTRICT COURT	
17	NORTHERN DISTRICT OF CALIFORNIA	
18	OAKLAND DIVISION	
19	GOOGLE INC.,	CASE NO. 13-cv-5933-CW
20	Plaintiff,	[CORRECTED] UNOPPOSED MOTION
21	v.	TO STAY CASE
22	ROCKSTAR CONSORTIUM US LP and	
23	MOBILESTAR TECHNOLOGIES LLC,	
24	Defendants.	
25		
26		
27		
28		
		Case No. 13-cv-5933-CW
		[CORRECTED] MOTION TO STAY CASE Dockets.Justia.com

1 Defendants Rockstar Consortium US LP and MobileStar Technologies LLC ("Rockstar") 2 request that the Court order that all deadlines in this case be stayed 45 days. Active discussions 3 are underway that may settle all issues in dispute. The requested stay will facilitate those active 4 discussions. A 45-day stay is warranted due to the complexity of the transaction being discussed. 5 Accordingly, Rockstar requests that the Court stay all deadlines until January 5, 2015. The Eastern District of Texas and the District of Delaware, which are overseeing cases involving Rockstar 6 7 Consortium US LP, Netstar Technologies LLC, and Bockstar Technologies LLC, have entered 8 similar orders on request of the parties.¹

9 In the event the stay is lifted, the Parties agree to work together in good faith to submit a
10 proposed revised case schedule.

11 Google does not oppose this request for a stay, provided that all dates in the current case 12 schedule are moved by at least 45 days, to account for the impact of the stay on the current case 13 schedule. Google believes that the requested 45-day stay should not be entered without 14 corresponding adjustments to upcoming case deadlines, including the close of fact discovery. 15 Without such an adjustment Google would be unfairly prejudiced if the stay is lifted and the case 16 is then litigated on the current schedule. Thus, it is Google's position that, should the stay be 17 granted, all remaining dates should be either vacated or moved by at least 45 days. 18 19 20 21 22 23 24 25 ¹ See Rockstar Consortium US LP, et al. v. Google Inc., Case No. 2:13-cv-00893-JRG-RSP, 26 dkt. 289 (EDTX, November 19, 2014) attached as Exhibit A and Bockstar Technologies LLC, v. Cisco Systems, Inc., Case No. 1:13-cv-2020-SLR-SRF (D.Del., November 17, 2014) attached as 27 Exhibit B. 28 -1-Case No. 13-cv-5933-CW [CORRECTED] MOTION TO STAYCASE

1	DATED: November 22, 2014	Respectfully submitted,
2		McKOOL SMITH HENNIGAN, P.C.
-		By /s/ Josh W. Budwin
4		MCKOOL SMITH HENNIGAN, P.C. 255 Shoreline Drive Suite 510 Redwood Shores, CA 94065
5		(650) 394-1400 (650) 394-1422 (facsimile)
6		Mike McKool (Admitted Pro Hac Vice)
7 8		mmckool@McKoolSmith.com Douglas A. Cawley (Admitted Pro Hac Vice)
9		dcawley@McKoolSmith.com Ted Stevenson III (Admitted Pro Hac Vice) tstevenson@McKoolSmith.com
10		David Sochia (Admitted Pro Hac Vice) dsochia@McKoolSmith.com
11		300 Crescent Court, Suite 1500 Dallas, TX 75201
12		(214) 978-4000 (214) 978-4044 (facsimile)
13		Joshua W. Budwin (Admitted Pro Hac Vice) jbudwin@McKoolSmith.com
14		300 W. 6th Street, Suite 1700 Austin, TX 78701
15		(512) 692-8700 (512) 692-8744 (facsimile)
16		Attorneys for Rockstar Consortium US LP and
17		MobileStar Technologies LLC
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
		-2- Case No. 13-cv-5933-CW [CORRECTED] MOTION TO STAYCASE

1	CERTIFICATE OF SERVICE	
2	The undersigned hereby certifies that a true and correct copy of the above and foregoing	
3	document has been served on November 22, 2014, to all counsel of record who are deemed to	
4	have consented to electronic service via the Court's CM/ECF system. Any other counsel of record	
5	will be served by electronic mail, facsimile, U.S. Mail and/or overnight delivery.	
6		
7		
8	<u>/s/ Josh W. Budwin</u> Josh W. Budwin	
9		
10		
11		
12		
13		
14 15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	-3- Case No. 13-cv-5933-CW [CORRECTED] MOTION TO STAY CASE	