1 2 3 4 5 6	QUINN EMANUEL URQUHART & SULLIVAN, LLP Sean Pak (Cal. Bar No. 219032) seanpak@quinnemanuel.com Amy H. Candido (Cal. Bar No. 237829) amycandido@quinnemanuel.com Matthew S. Warren (Cal. Bar No. 230565) matthewwarren@quinnemanuel.com 50 California Street, 22nd Floor San Francisco, California 94111 (415) 875-6600 (415) 875-6700 (facsimile)		
7	Attorneys for Plaintiff GOOGLE INC.		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
10			
11	GOOGLE INC.,	CASE NO. 3:13-cv-5933	
12	Plaintiff,	GOOGLE INC.'S CORPORATE DISCLOSURE STATEMENT AND	
13	V.	CERTIFICATION OF INTERESTED ENTITIES OR PERSONS	
14	ROCKSTAR CONSORTIUM US LP, and MOBILESTAR TECHNOLOGIES LLC,	JURY TRIAL DEMANDED	
15	Defendants.		
16			
17			
18	Under Federal Rule of Civil Procedure 7.1, the undersigned certifies that as of this date,		
19	plaintiff Google Inc. ("Google") has no parent corporation, and no publicly held corporation owns		
20	10% or more of its stock.		
21	Under Civil L.R. 3-16, the undersigned certifies that the following listed persons,		
22	associations of persons, firms, partnerships, corporations (including parent corporations), or other		
23	entities (i) have a financial interest in the subject matter in controversy or in a party to the		
24	proceeding, or (ii) have a non-financial interest in that subject matter or in a party that could be		
25	substantially affected by the outcome of this proceeding:		
26	ASUSTeK Computer, Inc.;		
27	ASUS Computer International, Inc;		
28	Futurewei Technologies Inc.;		

GOOGLE'S CORPORATE DISCLOSURE STATEMENT AND CERTIFICATION OF INTERESTED ENTITIES OR PERSONS

```
HTC America, Inc.;
 1
            HTC Corporation;
 2
 3
            Huawei Device (Hong Kong) Co., Ltd.;
 4
            Huawei Device USA Inc.;
 5
            Huawei Investment & Holding Co., Ltd.;
 6
            Huawei Technologies Co., Ltd.;
 7
            Huawei Technologies USA, Inc.;
 8
            Huawei Technologies Coöperatief U.A.;
 9
            LG Electronics Inc.;
10
            LG Electronics MobileComm U.S.A., Inc.;
            LG Electronics U.S.A., Inc.;
11
12
            Pantech Co., Ltd.;
13
            Pantech Wireless, Inc.;
14
            Samsung Electronics America, Inc.;
15
            Samsung Electronics Co., Ltd.;
16
            Samsung Telecommunications America, LLC;
17
            ZTE Corporation;
18
            ZTE (USA) Inc.; and
19
            ZTE Solutions.
20
           Defendants Rockstar Consortium US LP and MobileStar Technologies LLC ("Rockstar")
21
    have sued each of these entities for alleged infringement of the patents that are the subject of this
22
    action. Rockstar claims that each of these entities infringes alleged Rockstar patents by making,
    using, selling, offering for sale, importing, exporting, supplying, or distributing "certain mobile
23
24
25
26
27
28
```

_		
1	communication devices having a version (or an adaption thereof) of [the] Android operating	
2	system" developed by Google.	
3	DATED: December 23, 2013	Respectfully submitted,
4		QUINN EMANUEL URQUHART & SULLIVAN, LLP
5		By /s Matthew S. Warren Matthew S. Warren
6		Attorneys for Google Inc.
7		
8		
9		
10		
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27 27		
28		
۷٥		