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 MobileStar Technologies LLC
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9 **UNITED STATES DISTRICT COURT**
 10 **NORTHERN DISTRICT OF CALIFORNIA**
 11 **OAKLAND**

12 Google, Inc.,
 13 Plaintiff,
 14 v.
 15 Rockstar Consortium U.S. LP and MobileStar
 Technologies LLC,
 16 Defendants.
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Case No. 4:13-cv-5933-CW

**DEFENDANTS ROCKSTAR
 CONSORTIUM U.S. LP AND
 MOBILESTAR TECHNOLOGIES
 LLC'S STATEMENT OF RECENT
 DECISION [N.D. CAL. L.R. 7-3(D)(2)]**

Hon. Claudia Wilken

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Case No. 4:13-cv-5933-CW

DEFENDANTS ROCKSTAR CONSORTIUM U.S. LP
 AND MOBILESTAR TECHNOLOGIES LLC'S
 STATEMENT OF RECENT DECISION
 [N.D. CAL. L.R. 7-3(D)(2)]

1 Pursuant to Local Rule 7-3(d)(2), Defendants Rockstar Consortium U.S. LP and MobileStar
2 Technologies LLC respectfully submit this Statement of Recent Decisions calling the Court's
3 attention to three decisions: (1) the Eastern District of Texas' recent decision in *Contentguard*
4 *Holdings, Inc. v. Google, Inc.*, No. 2:14-cv-00061, Dkt. No. 37 (E.D. Tex. Apr. 15, 2014) (op.
5 attached as Exhibit A), (2) the Eastern District of Texas' recent decision in *Contentguard Holdings,*
6 *Inc. v. Google, Inc.*, No. 2:14-cv-00061, Dkt. No. 38 (E.D. Tex. Apr. 16, 2014) (op. attached as
7 Exhibit B), (3) and the Northern District of California's recent decision in *Google Inc. v.*
8 *Contentguard Holdings, Inc.*, 3:14-cv-00498, Dkt. No. 42 (N.D. Cal. Apr. 15, 2014) (op. attached as
9 Exhibit C). The *Contentguard* and *Google* decisions present facts similar to those at-issue here and
10 are therefore relevant to issues raised in the pending motion to dismiss, raised at oral argument in
11 relation to the pending motion to dismiss and raised by Google's notifications to the Court that it and
12 the other defendants in the related Texas cases have filed motions to transfer and/or stay the related
13 Texas cases.

14 If it would assist the Court, Defendants would be pleased to file a short, supplemental brief
15 explaining *Contentguard* and *Google's* effect on Defendants' motion to dismiss.

