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Rockstar Consortium US LP and
6 MobileStar Technologies LLC

7
8 **UNITED STATES DISTRICT COURT**
9 **NORTHERN DISTRICT OF CALIFORNIA**

10 Oakland

11 Google, Inc.)

12 Plaintiff,)

13 vs.)

14 Rockstar Consortium U.S. LP and MobileStar
Technologies LLC)

15 Defendants.)
16)
17)
18)
19)

Case No. 13-cv-5933 (CW)

**DECLARATION OF JOHN
VESCHI IN SUPPORT OF
DEFENDANTS' ROCKSTAR
CONSORTIUM US LP AND
MOBILESTAR
TECHNOLOGIES LLC'S §1404
MOTION TO TRANSFER TO
THE EASTERN DISTRICT OF
TEXAS**

20 **DECLARATION OF JOHN VESCHI IN SUPPORT OF DEFENDANTS'**
21 **ROCKSTAR CONSORTIUM US LP AND MOBILESTAR TECHNOLOGIES**
22 **LLC'S**
§1404 MOTION TO TRANSFER TO THE EASTERN DISTRICT OF TEXAS

DECLARATION OF JOHN VESCHI

1 I, John Veschi, declare as follows:

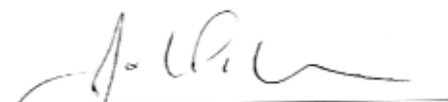
2
3 1. I am Chief Executive Officer (CEO) of Rockstar Consortium US LP ("Rockstar"). I
4 am a member in good standing of the Maryland State Bar, to which I was admitted in 1993. I submit
5 this declaration in support of Rockstar's Motion to Transfer to the Eastern District of Texas Under
6 Section 1404 or, in the Alternative, To Stay. I have personal knowledge of the facts set forth in this
7 Declaration, and if called as a witness, could and would testify competently to such facts under oath.

8
9 2. My job responsibilities as CEO of Rockstar require that I spend much of my time
10 traveling. However, I have an assigned office at Rockstar's Plano, Texas headquarters in the Eastern
11 District of Texas and work out of that office regularly. I work closely with the full-time staff based
12 out of the Plano office and have support facilities to assist me in my work there. Therefore, if
13 required to testify in the lawsuits mentioned above, it would be more convenient for me to provide
14 testimony in the Eastern District of Texas than it would in the Northern District of California.

15
16 3. I have relevant information related to this lawsuit, such as knowledge about
17 Rockstar's operations, formation, patent licensing policies and procedures. I am also a former Nortel
18 employee and have knowledge of Nortel Networks' previous business activities, technologies,
19 patents, acquisitions, and licensing activities.

20
21 I declare under penalty of perjury under the laws of the United States of America that the
22 foregoing is true and correct.

23 Executed the 9th day of May, 2014.

24
25
26 
27 John Veschi