1	Courtland L. Reichman (SBN 268873) creichman@mckoolsmithhennigan.com	
2	McKool SMITH HENNIGAN, P.C. 255 Shoreline Drive, Suite 510	
3	Redwood Shores, California 94065 Telephone: (650) 394-1400	
4	Facsimile: (650) 394-1422	
5	ADDITIONAL COUNSEL LISTED ON SIGNATURE PAGE	
6	Attorneys for Defendants	
7	Rockstar Consortium U.S. LP and MobileStar Technologies LLC	
8		
9	UNITED STATES DISTRICT COURT	
10	NORTHERN DISTRICT OF CALIFORNIA	
11	OAKLAND	
12	Google, Inc.,	
13	Plaintiff,	Case No. 4:13-cv-5933-CW
14	V.	DEFENDANTS ROCKSTAR CONSORTIUM US LP AND
15	Rockstar Consortium US LP and MobileStar Technologies LLC,	MOBILESTAR TECHNOLOGIES LLC'S STATEMENT OF RECENT
16	Defendants.	DECISION [N.D. CAL. L.R. 7-3(D)(2)]
17		Hon. Claudia Wilken
18 19		
19 20		
20 21		
21		
22		
23		
25		
26		
27	-] Case No. 4:13-cv-5933-CW	1- DEFENDANTS ROCKSTAR CONSORTIUM US LP AND MOBILESTAR TECHNOLOGIES LLC'S
28		AND MOBILES FAR TECHNOLOGIES ELC'S STATEMENT OF RECENT DECISION [N.D. CAL. L.R. 7-3(D)(2)]
		[11.D. CAL, L.K. 7-3(D)(2)]
	McKool 991483v1	Dockets.Justia.com

1	TO THE CLERK OF THE COURT, ALL PARTIES, AND THEIR ATTORNEYS OF RECORD:		
2	Pursuant to Local Rule 7-3(d)(2), Defendants Rockstar Consortium U.S. LP and MobileStar		
3	Technologies LLC respectfully submit this Statement of Recent Decision calling the Court's		
4	attention to the Eastern District of Texas' Order denying Samsung's Motion to Dismiss Plaintiffs'		
5	First Amended Complaint Pursuant to Federal Rules of Civil Procedure 12(b)(6) and 12(b)(1) in		
6	Rockstar Consortium US LP v. Samsung Electronics Co., Ltd., Case No. 2:13-CV-00900-JRG (E.D.		
7	Tex.) Doc. No. 106. The Order is attached as Exhibit A. The Order is relevant to several issues		
8	raised in Rockstar's Motion to Transfer to the Eastern District of Texas Pursuant to § 1404, or, in the		
9	Alternative, to Stay (Dkt. 67), which has been set for oral argument on June 26, 2014 (Dkt. 68).		
10	If it would assist the Court, Defendants would be pleased to file a short, supplemental brief		
11	explaining the Order's effect on Defendants' to Motion to Transfer to the Eastern District of Texas		
12	Pursuant to § 1404, or, in the Alternative, to Stay.		
13			
14			
15			
16			
17			
18			
19			
20			
21			
22			
23			
24			
25			
26	-2- Case No. 4:13-cv-5933-CW -2- DEFENDANTS ROCKSTAR CONSORTIUM US LP		
27	Case No. 4.15-CV-5955-CW DEFENDANTS ROCKSTAR CONSORTION US LP AND MOBILESTAR TECHNOLOGIES LLC'S STATEMENT OF RECENT DECISION		
28	[N.D. CAL. L.R. 7-3(D)(2)]		
	McKool 991483v1		

1	DATED: May 15, 2014	Respectfully submitted,
2		
3		By /s/ Josh Budwin
4		Courtland L. Reichman MCKOOL SMITH HENNIGAN, P.C.
5		255 Shoreline Drive Suite 510
6		Redwood Shores, CA 94065 (650) 394-1400
		(650) 394-1422 (facsimile)
7		Mike McKool (Admitted <i>Pro Hac Vice</i>) mmckool@McKoolSmith.com
8		Douglas A. Cawley (Admitted Pro Hac
9		Vice)
10		dcawley@McKoolSmith.com Ted Stevenson III (Admitted <i>Pro Hac Vice</i>)
11		tstevenson@McKoolSmith.com
12		David Sochia (Admitted Pro Hac Vice) dsochia@McKoolSmith.com
		McKool Smith, P.C.
13		300 Crescent Court, Suite 1500 Dallas, TX 75201
14		(214) 978-4000
15		(214) 978-4044 (facsimile)
16		Joshua W. Budwin (Admitted Pro Hac Vice)
17		jbudwin@McKoolSmith.com McKool Smith, P.C.
		300 W. 6th Street, Suite 1700
18		Austin, TX 78701 (512) 692-8700
19		(512) 692-8744 (facsimile)
20		Attorneys for Defendants
21		Rockstar Consortium U.S. LP and MobileStar
22		Technologies LLC
23		
24		
25		
26		-3-
27	Case No. 4:13-cv-5933-CW	DEFENDANTS ROCKSTAR CONSORTIUM US LP AND MOBILESTAR TECHNOLOGIES LLC'S
28		STATEMENT OF RECENT DECISION [N.D. CAL. L.R. 7-3(D)(2)]
	McKool 991483v1	