I, Afzal Dean, declare under oath as follows:

- 1. I have personal knowledge of the facts stated herein.
- 2. I am currently the President of MobileStar Technologies LLC ("MobileStar"). I have held that position since the formation of MobileStar. I reside in Ottawa, Canada.
 - 3. I am currently also VP of IP Licensing for Rockstar Consortium.
- 4. I am a former employee of Nortel Networks, which owned the patents-in-suit prior to Rockstar. My previous positions at Nortel included Director IP Licensing—IP Law and Director of Engineering.
- 5. MobileStar was incorporated in October 2013. MobileStar is a Delaware limited liability corporation with a principal place of business at Legacy Town Center 1, 7160 North Dallas Parkway, Suite No. 250, Plano, Texas, 75024. MobileStar is the owner of U.S. Patent Nos. 6,037,937; 6,333,973; 6,463,131; 6,765,591; and 6,937,572.
- 6. MobileStar is not incorporated in California, has no place of business in California, and is not licensed or authorized to do business there. MobileStar has no agent for service of process in California. MobileStar has not performed services or sold products to California. MobileStar has never solicited business from California. MobileStar has never signed any contract in California. MobileStar has never owned real or personal property in California. MobileStar has never maintained an office in California. MobileStar has never maintained any records in California.
 - 7. MobileStar has no personnel, employees, or agents in California.
 - 8. MobileStar pays no taxes in California.
- 9. MobileStar has 3 officers (President Afzal Dean, Vice-President Chad Hilyard, and Corporate Secretary Mike Dunleavy) and one board member (Director of the Board John

DECLARATION OF AFZAL DEAN IN SUPPORT OF DEFENDANTS' MOTION TO DISMISS FOR LACK OF PERSONAL JURISDICTION AND IMPROPER VENUE AND TO DECLINE EXERCISING JURISDICTION UNDER THE DECLARATORY JUDGMENT ACT—Case No. 3:13-cv-5933-CW

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10. As part of my duties as President of MobileStar and Director of IP Licensing for				
Rockstar, I conducted licensing meetings with	at			
which we discussed, in part, the patents-in-suit. I had meetings with				
July 16, 2012 and March 28, 2013. I also had a meeting with				
on May 24, 2013 in our offices in Plano, Texas.				

- 11. On October 31, 2013, NetStar Technologies LLC ("NetStar"), a subsidiary of Rockstar, filed a patent infringement action against Google in the Eastern District of Texas ("NetStar/Google Litigation").
- 12. As a result of the NetStar/Google Litigation, Google contacted Shival Virmani, President of NetStar, and requested a meeting with Rockstar and NetStar. Mr. Virmani requested that the meeting be in New York, NY, Plano, Texas, or Chicago, Illinois. Google however indicated that meeting in California in December would be the most convenient option for Google. As part of Google's meeting request, Google requested that the meeting include a further discussion of the prior MobileStar/ licensing discussions (*i.e.*, those that had occurred in on July 16, 2012 and in Plano, Texas on March 28, 2013). As a direct result of Google's request that the meeting occur in California, I attended the meeting with Google in Google's California offices on December 17, 2013 as a representative of MobileStar. Prior to this meeting, the parties executed a non-disclosure agreement, which is governed by Rule 408 of the Federal Rules of Evidence.
- 13. MobileStar's only contact with California was this single meeting with Google in California, which was held at the request of Google and ______, and was conducted under a non-disclosure agreement governed by Rule 408 of the Federal Rules of Evidence. At the meeting, the parties did not discuss the specifics of any of the prior licensing discussions

with any other California entity.

between MobileStar and	Instead, the parties focused on high-level global		
licensing issues involving Google, Rockstar,	MobileStar, NetStar, and		
14. Except for this December 2013 meeting, none of MobileStar's officers or board			
members have otherwise travelled to Califor	nia on behalf of MobileStar. Except for this		

December 2013 meeting, MobileStar has not otherwise met with, contacted, or communicated

15. Rockstar Consortium U.S. LP ("Rockstar") is the parent entity of MobileStar.

Rockstar is a Delaware limited partnership with a principal place of business at Legacy Town

Center 1, 7160 North Dallas Parkway, Suite No. 250, Plano, Texas, 75024. Rockstar is the

owner of U.S. Patent Nos. 5,838,551 and 6,128,298. Rockstar was previously the owner of U.S.

Patent Nos. 6,037,937; 6,333,973; 6,463,131; 6,765,591; and 6,937,572 before assigning them to

MobileStar in October 2013.

16. Rockstar is not incorporated in California, has no place of business in California, and is not licensed or authorized to do business there. Rockstar has no agent for service of process in California. Rockstar has never signed any contract in California. Rockstar has never owned real or personal property in California. Rockstar has never maintained an office in California. Rockstar has never maintained any records in California.

- 17. Rockstar's licensing contacts with other companies are limited to notifying them of Rockstar's patents and negotiating non-exclusive patent licenses.
 - 18. In addition to the single meeting with Google discussed above, Rockstar has met with

in California to discuss

19. Rockstar met with in California on January 23, 2013 to discuss

The California meeting location was requested

by because the relevant personnel happened to be in California at the time of

- U.S. Patent Nos. 5,838,551 and 6,128,298. As mentioned above, MobileStar is based in Texas.
- 25. Rockstar's relationship with its non-exclusive licensees is limited to receiving royalty income.
- 26. Rockstar does not exercise any control over its non-exclusive licensees' sales or marketing activities.
 - 27. Nortel Networks, which owned the patents-in-suit prior to Rockstar, had its historical

U.S. headquarters in Richardson, Texas. For 20 years, from 1991-2011, Nortel occupied a 800,000 square foot campus in Richardson and employed thousands of residents in Richardson and neighboring Plano. Nortel's licensing activities were headquartered out of Richardson, and involved personnel from Nortel's law department responsible for patent prosecution, patent licensing and litigation, many of whom now work for Rockstar. When I was at Nortel, I worked frequently with Nortel employees in Richardson, and continue to work with many of the same people at Rockstar. When Rockstar acquired the patents-in-suit, Rockstar also inherited the Nortel law department's Richardson office space, many of Nortel's employees in Richardson responsible for licensing activities, and historical Nortel files in Richardson (including many files relevant to the patents-in-suit). After Nortel's Richardson campus was sold in Nortel's bankruptcy proceedings, Rockstar relocated its offices and subsequently moved to the neighboring town of Plano, Texas.

28. Rockstar's Plano, Texas office includes Rockstar's full-time employees who reside in Texas. Rockstar's Plano office also has assigned offices for several home-based Rockstar employees who travel frequently to Plano. Even though I reside and work from Rockstar's Ottawa, Canada location, I travel frequently to Plano and have an assigned office in the Plano office.

- 29. None of Rockstar's full-time or home-based employees live in California.
- 30. Rockstar pays no California taxes.
- 31. Rockstar has not held any board meetings in California.
- 32. Rockstar has not signed any license agreements in California.
- 33. Rockstar has not sold any patents to any California entities.
- 34. Rockstar has received licensing consulting services from Mark Wilson, an independent contractor who lives in California. Mark signed a temporary, six-month consulting

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agreement with Rockstar effective March 11, 2013. This agreement was temporarily extended through December 31, 2013. This agreement has now expired. However, Mark is currently negotiating a new consulting agreement to continue providing services on a part-time basis.

Mark's primary responsibility was to schedule and attend meetings with prospective licensees of Constellation Technologies LLC (a subsidiary of Rockstar) in the Internet, cable TV and multimedia service provider industry. None of his responsibilities related to the patents-in-suit.

None of his responsibilities related to California and he has never contacted any California entities on behalf of Rockstar. He has never met with Google, ASUS, HTC, Huawei, LG, Pantech, Samsung, or ZTE on behalf of Rockstar. Mark has no authority to enter into any commitment on behalf of Rockstar. Rockstar does not pay California taxes on Mark's compensation.

35. Rockstar's limited partners are Apple Inc., Blackberry Limited, Telefonaktiebolaget LM Ericsson (publ), Microsoft Corporation and Sony (ICA IPLA Holdings Inc.). The limited partners neither direct nor control Rockstar's licensing efforts in California or anywhere else. Rockstar's management directs Rockstar's licensing efforts. Rockstar takes measures to ensure that information about prospective licensees and negotiations does not flow to the limited partners.

Under penalty of perjury under the laws of the State of California, I declare that the foregoing is true and correct. Executed on January 23, 2014 in Ottawa, Ontario.

Afzal Dean