

**Attorneys for Defendants
Rockstar Consortium US LP and
MobileStar Technologies LLC**

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
**DECLARATION OF DONALD POWERS IN SUPPORT OF DEFENDANTS' REPLY TO
GOOGLE'S RESPONSE TO DEFENDANTS' MOTION TO TRANSFER
UNDER 28 U.S.C. 1404(A) OR, IN THE ALTERNATIVE, TO STAY**

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1. I have been a member in good standing of the State Bar of Texas since 1986 and am Litigation Counsel for Rockstar Consortium US LP (“Rockstar”). I previously filed a declaration in this matter: Docket No. 67-43. I submit this supplemental declaration in support of Defendants’ Reply to Google’s Opposition to Defendants’ Motion to Transfer to the Eastern District of Texas Under U.S.C. 28 § 1404(a) or, in the Alternative, to Stay in the case of *Google Inc. v. Rockstar Consortium US LP, et al*, Case No. 13-cv-5933 (CW).

3. Rockstar's senior management, employed by Rockstar, reside in the United States. John Veschi (CEO) lives in Pennsylvania; Gillian McColgan (CTO) lives in Florida; John Garland (Vice President, Patent Licensing) lives in New Jersey; Shival Virmani (Vice President, Patent Licensing) lives in Pennsylvania; and Chad Hilyard (Chief IP Counsel) lives in Denver, Colorado.

Executed the 30th day of May, 2014.


Donald Powers