1 2 3 4 5 6 7	& SULLIVAN, LLP Charles Verhoeven (Cal. Bar No. 170151) Sean Pak (Cal. Bar No. 219032) Matthew S. Warren (Cal. Bar No. 230565) quinn-google-n.d.cal13-05933 @quinnemanuel.com 50 California Street, 22nd Floor San Francisco, California 94111 (415) 875-6600 (415) 875-6700 facsimile	Courtland L. Reichman (SBN 268873) Mike McKool (Admitted Pro Hac Vice) Douglas A. Cawley (Admitted Pro Hac Vice) Ted Stevenson III (Admitted Pro Hac Vice) David Sochia (Admitted Pro Hac Vice) creichman@mckoolsmithhennigan.com McKool Smith Hennigan, P.C. 255 Redwood Shores, CA 94065 (650) 394-1400 (650) 394-1422 facsimile Attorneys for Defendants Rockstar Consortium U.S. LP and MobileStar Technologies LLC
8		
9	UNITED STATES	DISTRICT COURT
10	NORTHERN DISTR	ICT OF CALIFORNIA
11	OAKLANI	D DIVISION
12	GOOGLE INC.,	CASE NO. 13-cv-05933-CW
13	Plaintiff,	JOINT STIPULATION AND [PROPOSED]
14	V.	ORDER EXTENDING TIME FOR PROPOSED E-DISCOVERY ORDER
15	ROCKSTAR CONSORTIUM US LP, and	
16	MOBILESTAR TECHNOLOGIES LLC,	
17	Defendants.	
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		CASE NO. 13-cv-05933-CW
	JOINT STIPULATION AND [PROPOSED] OF	RDER EXTENDING TIME FOR PROPOSED E-DISCOVERY ORDER

1	WHEREAS, in the joint Case Management Statement filed on Thursday, June 19, 2014,	
2	Docket No. 81, the parties indicated that they would "submit a proposed e-discovery order within	
3	30 days of filing this document;"	
4	WHEREAS, in its order of Thursday, June 26, 2014, Docket No. 88, the Court adopted the	
5	parties' Case Management Statement as the Case Management Order except as the Court	
6	otherwise indicated;	
7	WHEREAS, under the Case Management Statement, the parties have until Monday, July	
8	21, 2014, to file a proposed e-discovery order;	
9	WHEREAS, the parties wish to present the smallest number of disputed issues, if any, to	
10	the Court, and believe a brief extension of one week, until Monday, July 28, 2014, would allow	
11	further discussions toward that end;	
12	WHEREAS, this extension will not otherwise affect the schedule for this case;	
13	WHEREAS, the previous modifications of time in this action include a one-week	
14	extension of Defendants' time to respond to Plaintiff's complaint (Docket No. 17), a four-week	
15	continuance of the Case Management Conference (Docket No. 53), and a further four-day	
16	extension of Defendants' time to respond to Plaintiff's complaint (Docket No. 60);	
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	CASE NO. 13-cv-05933-CW JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR PROPOSED E-DISCOVERY ORDER	

1	NOW, THEREFORE, under Civil Local Rule 6-2, the parties stipulate and seek the	
2	permission of the Court that the deadline for submission of the proposed e-discovery order be	
3	extended one week, to Monday, July 28, 2014.	
4	IT IS SO STIPULATED.	
5	DATED: July 18, 2014 Respectfully submitted,	
6	OUININ EMANUEL UDOUUADT & SUULIVAN LUD	
7	QUINN EMANUEL URQUHART & SULLIVAN, LLP	
8	By <u>/s Matthew S. Warren</u> Matthew S. Warren	
9	Attorneys for Google Inc.	
10	McKOOL SMITH HENNIGAN, P.C.	
11		
12	Joshua W. Budwin Attorneys for Rockstar Consortium US LP and	
13	MobileStar Technologies LLC	
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15	ATTESTATION	
16	I, Matthew S. Warren, am the ECF User whose userid and password authorized the filing	
17	of this document. Under Civil Local Rule 5-1(i)(3), I attest that Joshua W. Budwin has	
18	concurred in this filing.	
19	DATED: July 18, 2014 /s Matthew S. Warren	
20	Matthew S. Warren	
21		
22	[PROPOSED] ORDER	
23	The Court having considered the stipulation of the parties, orders that the parties shall file	
24	a joint proposed e-discovery order on or before Monday, July 28, 2014.	
25	PURSUANT TO THE PARTIES' STIPULATION, IT IS SO ORDERED.	
26		
27	Dated:, 2014	
28	Honorable Claudia Wilken United States District Judge	
	CASE NO. 13-cv-05933-CW	
	JOINT STIPULATION AND [PROPOSED] ORDER EXTENDING TIME FOR PROPOSED E-DISCOVERY ORDER	