Exhibit 1

Amanda Bonn

From:	Andrea P Roberts <andreaproberts@quinnemanuel.com></andreaproberts@quinnemanuel.com>
Sent:	Tuesday, June 24, 2014 2:37 PM
То:	Justin A. Nelson; Amanda Bonn
Cc:	John Lahad; Shawn Blackburn; Alexander L. Kaplan; jrambin@capshawlaw.com; ederieux@capshawlaw.com; ccapshaw@capshawlaw.com; jw@wsfirm.com; claire@wsfirm.com; Max L. Tribble; Kristin Malone; Parker Folse; Cyndi Obuz; John Dolan; QE-Google-Rockstar; Mark Mann; atindel@andytindel.com; blake@themannfirm.com
Subject:	RE: Rockstar v. Google

Justin,

As you know, Google opposes Rockstar's motion for leave, in part, due to concerns that it will delay resolution of Google's transfer motion. We explained this during the parties' meet and confer last week. Once fully briefed, the Court will need to decide whether or not to grant Rockstar's motion. This needs to be resolved quickly because if leave is granted, Google will want to provide a response. All of this ultimately risks further delay of resolution of the motion to transfer, which is of heightened concern given the imminent claim construction deadlines. Thus, we believe our request for expedited briefing is reasonable and appropriate.

To answer your second question, assuming Rockstar does not agree to the proposed expedited briefing schedule, we would plan to file a separate opposed motion for an expedited briefing schedule. The stay request would be filed in the same brief as our opposition to the motion for leave.

Thanks, Andrea

Andrea Pallios Roberts Of Counsel, Quinn Emanuel Urquhart & Sullivan, LLP

555 Twin Dolphin Drive, 5th Floor Redwood Shores, CA 94065 650-801-5023 Direct 650.801.5000 Main Office Number 650.801.5100 FAX andreaproberts@quinnemanuel.com www.quinnemanuel.com

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From: Justin A. Nelson [mailto:jnelson@SusmanGodfrey.com]
Sent: Tuesday, June 24, 2014 1:46 PM
To: Amanda Bonn; Andrea P Roberts
Cc: John Lahad; Shawn Blackburn; Alexander L. Kaplan; jrambin@capshawlaw.com; ederieux@capshawlaw.com; ccapshaw@capshawlaw.com; jw@wsfirm.com; claire@wsfirm.com; Max L. Tribble; Kristin Malone; Parker Folse; Cyndi Obuz; John Dolan; QE-Google-Rockstar; Mark Mann; atindel@andytindel.com; blake@themannfirm.com
Subject: RE: Rockstar v. Google

What is the rationale for an expedited schedule? And are you filing a new motion or is your plan to still include this as part of your response?

Justin A. Nelson Susman Godfrey 1201 Third Avenue Suite 3800 Seattle, WA 98101 206-516-3867

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From: Amanda Bonn
Sent: Tuesday, June 24, 2014 1:44 PM
To: Andrea P Roberts
Cc: Justin A. Nelson; John Lahad; Shawn Blackburn; Alexander L. Kaplan; jrambin@capshawlaw.com; ederieux@capshawlaw.com; ccapshaw@capshawlaw.com; jw@wsfirm.com; claire@wsfirm.com; Max L. Tribble; Kristin Malone; Parker Folse; Cyndi Obuz; John Dolan; QE-Google-Rockstar; Mark Mann; atindel@andytindel.com; blake@themannfirm.com
Subject: RE: Rockstar v. Google

Please use the below dial-in:

Toll-Free: <u>1-888-887-4221</u> Participant Passcode: 3100000

Amanda Bonn | Susman Godfrey LLP 1901 Ave. of the Stars, Suite 950 | Los Angeles, CA 90067 (T) 310-789-3131 | (M) 408-832-5193 <u>abonn@susmangodfrey.com</u>

From: Andrea P Roberts [mailto:andreaproberts@quinnemanuel.com]
Sent: Tuesday, June 24, 2014 1:23 PM
To: Amanda Bonn
Cc: Justin A. Nelson; John Lahad; Shawn Blackburn; Alexander L. Kaplan; jrambin@capshawlaw.com;
ederieux@capshawlaw.com; ccapshaw@capshawlaw.com; jw@wsfirm.com; claire@wsfirm.com; Max L. Tribble; Kristin
Malone; Parker Folse; Cyndi Obuz; John Dolan; QE-Google-Rockstar; Mark Mann; atindel@andytindel.com;
blake@themannfirm.com
Subject: RE: Rockstar v. Google

Amanda, although we don't think it should be necessary to further delay this until tomorrow, we are available to meet and confer at your proposed time of noon Pacific tomorrow. We also intend to meet and confer at that time regarding the proposed expedited briefing schedule below as we intend to file an opposed motion seeking this schedule if Rockstar maintains its opposition thereto.

Thanks, Andrea

Andrea Pallios Roberts Of Counsel, Quinn Emanuel Urquhart & Sullivan, LLP

555 Twin Dolphin Drive, 5th Floor Redwood Shores, CA 94065 650-801-5023 Direct 650.801.5000 Main Office Number 650.801.5100 FAX andreaproberts@quinnemanuel.com www.quinnemanuel.com

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-----Original Message-----From: Amanda Bonn [mailto:abonn@SusmanGodfrey.com] Sent: Tuesday, June 24, 2014 12:33 PM To: Andrea P Roberts Cc: Justin A. Nelson; John Lahad; Shawn Blackburn; Alexander L. Kaplan; jrambin@capshawlaw.com; ederieux@capshawlaw.com; ccapshaw@capshawlaw.com; jw@wsfirm.com; claire@wsfirm.com; Max L. Tribble; Kristin Malone; Parker Folse; Cyndi Obuz; John Dolan; QE-Google-Rockstar; Mark Mann; atindel@andytindel.com; blake@themannfirm.com Subject: Re: Rockstar v. Google

Andrea,

I disagree with your summary of the meet and confer on our motion to leave, but note you don't dispute this is the first time Google indicated it intended to seek a stay from the Court. I'm available to meet and confer regarding Google's intended motion for stay tomorrow between 12 and 1 pm Pacific<x-apple-data-detectors://7> or after 2 pm Pacific<x-apple-data-detectors://8>. Please advise what time works for you.

Regards,

Amanda

Amanda Bonn | Susman Godfrey LLP 1901 Ave. of the Stars, Suite 950 | Los Angeles<x-apple-data-detectors://9/0>, CA 90067 (T) 310-789-3131<tel:310-789-3131> | (M) 408-832-5193<tel:408-832-5193> abonn@susmangodfrey.com<mailto:abonn@susmangodfrey.com>

On Jun 24, 2014, at 12:05 PM, "Andrea P Roberts"
<andreaproberts@quinnemanuel.com<mailto:andreaproberts@quinnemanuel.com>> wrote:

Amanda, we indicated that we viewed the only remedy to the prejudice from Rockstar's motion was to stay the case pending resolution of the Transfer Motion. And we proposed that Rockstar agree to a stay. Rockstar refused and said it would not agree to any stay but would proceed with its motion. We are asking the Court to do just what we proposed, and what you already said you would not agree to, as reiterated again in your email today. Thus, your assertions of a lack of good faith on our part are not well taken. In any event, if you feel an additional meet and confer is needed, I am available to discuss now.

Thanks,

Andrea

-----Original Message-----From: Amanda Bonn [mailto:abonn@SusmanGodfrey.com] Sent: Tuesday, June 24, 2014 11:52 AM To: Andrea P Roberts Cc: Justin A. Nelson; John Lahad; Shawn Blackburn; Alexander L. Kaplan; jrambin@capshawlaw.com<mailto:jrambin@capshawlaw.com>; ederieux@capshawlaw.com<mailto:ederieux@capshawlaw.com>; ccapshaw@capshawlaw.com<mailto:ederieux@capshawlaw.com>; claire@wsfirm.com<mailto:claire@wsfirm.com>; Max L. Tribble; Kristin Malone; Parker Folse; Cyndi Obuz; John Dolan; QE-Google-Rockstar; Mark Mann; atindel@andytindel.com<mailto:blake@themannfirm.com> Subject: Re: Rockstar v. Google

Andrea,

This is the first time we have heard about Google's intent to seek a stay from the Court. The only mention of it came in a meet and confer on our motion for leave, when Google's counsel stated they would stipulate to our motion for leave if we would stipulate to a stay. There was no mention by Google that it intended to move for a stay, nor any good faith discussion from Google on the factors it believes would favor a stay. This does not comply with the Court's meet and confer rules.

Moreover, how exactly is this an "alternate request for relief" in opposition to our motion for leave to file a supplemental brief on the transfer motion? We are the ones asking for relief on that motion, and Google is opposing it. Google is not asking for any relief, so we fail to understand how this could be a request for "alternate" relief.

If Google wants to seek a stay from the Court, it needs to file a motion under the regular briefing schedule after it has complied with its meet and confer obligations. We will not stipulate to Google folding a completely separate motion into its opposition to our straightforward request to file a 3-page supplemental brief to deal with facts that arose after the filing of our surreply.

Amanda Bonn | Susman Godfrey LLP

1901 Ave. of the Stars, Suite 950 | Los Angeles, CA 90067

(T) 310-789-3131 | (M) 408-832-5193

abonn@susmangodfrey.com<mailto:abonn@susmangodfrey.com<mailto:abonn@susmangodfrey.com%3cmailt
o:abonn@susmangodfrey.com>>

On Jun 24, 2014, at 9:44 AM, "Andrea P Roberts"
<andreaproberts@quinnemanuel.com<mailto:andreaproberts@quinnemanuel.com<mailto:andreaproberts@quinnemanuel.com>>> wrote:

Counsel,

Google plans to file its response to Rockstar's Motion for Leave to File a Supplemental Brief in Response to Google's Motion to Transfer today, which includes an alternative request for relief of staying the litigation pending resolution of the transfer motion, which we understand Rockstar opposes based on our meet and confer.

We propose an expedited briefing schedule for the remaining briefing on the issue. We propose that Rockstar file its reply by Monday, June 30, and Google will file its sur-reply by Wednesday, July 2. Please let us know today if you agree and we will prepare a stipulation.

Thanks,

Andrea

Andrea Pallios Roberts

Of Counsel,

Quinn Emanuel Urquhart & Sullivan, LLP

555 Twin Dolphin Drive, 5th Floor

Redwood Shores, CA 94065

650-801-5023 Direct

650.801.5000 Main Office Number

650.801.5100 FAX

andreaproberts@quinnemanuel.com<mailto:andreaproberts@quinnemanuel.com<mailto:andreaproberts@ quinnemanuel.com%3cmailto:andreaproberts@quinnemanuel.com>>

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