## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

ROCKSTAR CONSORTIUM US LP		)	
AND NETSTAR TECHNOLOGIES LLC,		)	
	Plaintiffs,	)	Civil Action No. 13-cv-00893-RG
V.		)	
		)	JURY TRIAL DEMANDED
GOOGLE INC.		)	
		)	
	Defendant.	)	
		)	
		)	

# JOINT CLAIM CONSTRUCTION CHART PURSUANT TO PATENT RULE 4-5(d)

Pursuant to Patent Rule 4-5(d) and the Court's Docket Control Order, Plaintiffs Rockstar Consortium US LP and Netstar Technologies LLC ("Rockstar") and Defendant Google Inc. ("Google") hereby submit this Joint Claim Construction Chart. The appendices to this pleading contain the disputed claim language for the patents-in-suit as follows: Appendix A–U.S. Patent No. 7,236,969; Appendix B–U.S. Patent No. 7,469,245; Appendix C–U.S. Patent No. 7,672,970; Appendix D–U.S. Patent No. 7,895,178; Appendix E–U.S. Patent No. 7,895,183; Appendix F–U.S. Patent No. 7,933,883; Appendix G–Ordering Agreements and Disputes for all patents; Appendix H–Antecedent Basis Agreements and Disputes for all patents. These charts include the Parties' proposed constructions for disputed terms as well as the constructions on which the Parties have reached agreement. The parties note that since the filing of the Rule 4-3 Joint Claim Construction Statement (Dkt. No. 121), Rockstar has agreed to drop claim 16 of the '969 Patent, claims 14, 15, 18-25 of the '245 Patent, and claims 11-19, 26 of the '883 Patent. Accordingly, the terms in the following chart need not be construed:

## Claim Term (Claim(s))

"interacting with the advertising machine via the communications link to provide information used to create user profile data for the user" '883 (11)

"associate search engine"/"the associate search engine" '969 (16); '245 (14, 15): '883 (26)

"the at least one advertisement obtained from at least one database having advertisement information based upon the search argument and the user preference data" 245 (18)

"used to create user preference data by the advertising machine" 245 (18)

"the search results have been sorted" '883 (18)

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Respectfully submitted,

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# **CERTIFICATE OF SERVICE**

The undersigned certifies that the foregoing document was filed electronically in compliance with Local Rule CV-5(a). As such, this document was served on all counsel who have consented to electronic services on this the 14th Day of October, 2014.

/s/ Carl G. Anderson Carl G. Anderson