C	ase 3:02-cv-01991-JSW	Document 192	Filed 07/09/2004	Page 1 of 4		
1	KEKER & VAN NEST, LLP JOHN W. KEKER - #49092					
2	DARALYN J. DURIE - #169825 CHRISTINE P. SUN - #218701					
3	RAVIND S. GREWAL - #2 710 Sansome Street					
4	San Francisco, CA 94111-1 Telephone: (415) 391-5400					
5	Facsimile: (415) 397-7188					
6 7	Attorneys for Defendant and GOOGLE INC.	d Counterclaimant				
8	UNITED STATES DISTRICT COURT					
9	NORTHERN DISTRICT OF CALIFORNIA					
10	SAN FRANCISCO DIVISION					
11						
12	OVERTURE SERVICES, I	NC.,	Case No. C 02-019	991 JSW (EDL)		
13	Plaintiff and Co	unterdefendant,	SECOND AMENDED REQUEST TO FILE DOCUMENTS UNDER SEAL; [PROPOSED] ORDER		ILE	
14	v.					
15	GOOGLE INC.,		Date: August 10, 2004 Time: 9:00 a.m. Courtroom: E, 15th Floor Judge: Hon. Elizabeth D. Laporte			
16	Defendant and C	ounterclaimant.				
17			Judge. Hon.	Elizabetti D. Laporte		
18						
19						
20						
21						
22						
23						
24						
25						
23						
26						
26						
<ul><li>26</li><li>27</li></ul>	CECOND AMENDED DE	SOLIEST TO EU E DOG	NIMENTO UNIDED OF A	L; [PROPOSED] ORDER		

Google Inc. hereby submits this Second Amended Request to File Documents Under Seal
in connection with its Motion to Compel Production of Documents and Testimony Re:
Prosecution of the '361 Patent. By letter dated July 1, 2004, Overture Services, Inc. informed
Google that it would de-designate certain exhibits lodged on June 29, 2004 in support of
Google's Motion. This amendment narrows the scope of Google's June 29, 2004 request and
specifies the information that Google requests that the Court file under seal.

#### The Exhibits to the *Amended* Declaration of Christine P. Sun

The exhibits to the Sun Declaration are documents that appear to be Overture draft business plans and internal reports that have been designated as confidential or outside counsel only information by Overture. Specifically,

- Exhibit A is a document entitled "GoTo.com Business Plan February 1998." It appears to contain confidential business information belonging to Overture.
- Exhibit B is a report entitled "Line Ad Totals: Clients by Name, May 1998." It appears to be an internal report containing confidential business information belonging to Overture.
- Exhibit C is a report entitled "Toyota, May 1998." It appears to be an internal report containing confidential business information belonging to Overture.

Under the terms of the protective order entered in this case on December 16, 2002, Google cannot file publicly documents containing information designated as confidential or outside counsel only. *See* Protective Order ¶ 6.

## The Motion to Compel Production of Documents and Testimony Re: Prosecution of the '361 Patent (amended unredacted version)

The amended unreducted version of the Motion to Compel Production of Documents and Testimony Re: Prosecution of the '361 Patent contains quotations and references to a confidential exhibit to the Sun Declaration. Specifically,

- Page 2, line 25 to page 3, line 8 contains quotations and references to Exhibit A, the document entitled "GoTo.com Business Plan February 1998."
- Page 8, at the bottom of the page as part of footnote 8, contains a quotation from

24

25

26

27

28

### Qase 3:02-cv-01991-JSW Document 192 Filed 07/09/2004 Page 3 of 4

1	Exhibit A, the document entitled "Go To.com Business Plan February 1998."				
2	Under the terms of the protective order entered in this case on December 16, 2002, Google				
3	cannot file publicly documents containing information designated as confidential or outside				
4	counsel only. See Protective Order ¶ 6.				
5	The non-confidential exhibits to which Google cites in its Motion are attached to the				
6	Declaration of Ravind S. Grewal and the Supplemental Declaration of Ravind S. Grewal, which				
7	were publicly filed. An amended redacted Motion, omitting the quotations and references to				
8	Exhibit A to the Sun Declaration, was also publicly filed. In addition, Google will publicly file				
9	the Sun Declaration but omitting the exhibits thereto.				
10	In light of the foregoing, Google requests that the Court allow Google to file under seal				
11	the amended unredacted version of its Motion, and the exhibits to the Amended Declaration of				
12	Christine P. Sun in support thereof. Google respectfully submits that this Request to File				
13	Documents Under Seal is narrowly tailored within the meaning of Civil Local Rule 79-5.				
14	Google therefore requests that the Court permit the sealing of the documents set forth above, and				
15	order that the Clerk of the Court maintain them in accordance with the provisions of Local Civil				
16	Rule 79-5(e).				
17	RESPECTFULLY SUBMITTED,				
18	Dated: July 8, 2004 KEKER & VAN NEST, LLP				
19					
20	By: /s/ Christine P. Sun				
21	CHRISTINE P. SUN				
22	Attorneys for Defendant and Counterclaimant GOOGLE INC.				
23					
24					
25					
26					
27					
28					
	2				

# 

#### [PROPOSED] ORDER

Pursuant to Civil Local Rules 7-10 and 79-5, Google has applied to this Court for an order permitting them to file under seal certain documents in connection with its Motion to Compel Production and Testimony Re: Prosecution of the '361 Patent.

GOOD CAUSE APPEARING, Google's request is granted. The Clerk is directed to maintain the following documents, submitted by Google on or about July 6, 2004, in accordance with the provisions of Civil Local Rule 79-5(e):

- (1) Google's Notice of Motion and Motion to Compel Production of Documents and Testimony Re: Prosecution of the '361 Patent; Memorandum of Points and Authorities in Support Thereof (*Amended* Unredacted Version).
- (2) The exhibits to the *Amended* Declaration Of Christine P. Sun in Support of Google's Motion to Compel Production of Documents and Testimony Re: Prosecution of the '361 Patent.

IT IS SO ORDERED.

Dated: July 9, 2004

(Electronic Signature Authorized )
HON. ELIZABETH D. LAPORTE
United States Magistrate Judge