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14	UNITED STATES DISTRICT COURT	
15	NORTHERN DISTRIC	T OF CALIFORNIA
16 17	SAN FRANCISO	CO DIVISION
18	TASH HEPTING, GREGORY HICKS, CAROLYN JEWEL and ERIK KNUTZEN	No. C-06-0672-VRW
1920	on Behalf of Themselves and All Others Similarly Situated,	MOTION OF DEFENDANT AT&T CORP. TO FILE DOCUMENTS UNDER SEAL
21	Plaintiffs, vs. AT&T CORP., AT&T INC. and DOES 1-20,	[Civ. L.R. 7-11, 79-5]
22		Courtroom: 6, 17th Floor Judge: Hon. Vaughn R. Walker
23	inclusive,	
24	Defendants.	
2526		Filed concurrently: 1. Declaration of Bruce A. Ericson 2. Proposed Order
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1 NOTICE OF MOTION AND MOTION TO FILE DOCUMENTS UNDER SEAL 2 TO ALL PARTIES AND THEIR ATTORNEYS OF RECORD: 3 PLEASE TAKE NOTICE that pursuant to Northern District of California Civil 4 Local Rules 7-11 and 79-5, defendant **AT&T CORP.** ("AT&T") hereby moves the Court 5 for an Order allowing it to file under seal the following documents: (1) Motion of 6 Defendant AT&T Corp. to Compel Return of Confidential Documents; Supporting 7 Memorandum (the "Confidential Motion"), and (2) the Declaration of James W. Russell in 8 Support of Motion of Defendant AT&T Corp. to Compel Return of Confidential 9 Documents (the "Confidential Russell Declaration"). AT&T respectfully submits that good 10 cause exists for the filing of these documents under seal. 11 This motion is based on the following Memorandum of Points and Authorities, the Declaration of Bruce A. Ericson in Support of Motion of Defendant AT&T Corp. to File 12 Documents Under Seal, the documents in the Court file, and the Confidential Motion and 13 14 Confidential Russell Declaration. 15 MEMORANDUM OF POINTS AND AUTHORITIES 16 I. INTRODUCTION. 17 This action arises from plaintiffs' allegations that AT&T assists the government in 18 carrying out a surveillance program to prevent terrorist attacks on the United States. In 19 support of a motion for preliminary injunction that plaintiffs filed on April 5, 2006, 20 plaintiffs filed under seal the declaration of a former AT&T employee. The employee's 21 declaration attaches three documents containing confidential and proprietary information 22 (the "Confidential Documents") that he took from AT&T.

The Confidential Documents were taken outside of the discovery process. They
contain confidential and proprietary AT&T information. AT&T therefore has filed the
Confidential Motion requesting that the Court order plaintiffs to return the documents and
make no further use of them unless and until they are obtained by proper means. The
Confidential Motion and the Confidential Russell Declaration describe in detail the nature
and content of the Confidential Documents—information that the Court needs to make an

- 1 informed ruling on the Confidential Motion. But as a consequence, the Confidential
- 2 Motion and the Confidential Russell Declaration contain highly sensitive information that,
- 3 if disclosed, could result in harm to AT&T and to its customers—harm completely
- 4 unrelated to the allegations in plaintiffs' complaint. Putting these documents in the public
- 5 record would undermine the purpose of the Confidential Motion.

6 II. ARGUMENT.

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Northern District Civil Local Rule 79-5(b) provides that counsel seeking to file
documents under seal may file a motion under Local Rule 7-11 and may lodge with the
Court documents for which sealing is requested. Civil Local Rule 79-5(a) provides that the
Court may order documents sealed if they are "privileged or protectable as a trade secret or
otherwise entitled to protection under the law" AT&T has lodged the documents that

12 are the subject of this motion in the manner provided for in Local Rule 79-5(b). There is

13 good cause for keeping the documents under seal.

This Court has the power to seal records to protect confidential and proprietary business information. Both federal and California law recognize that courts should protect trade secrets or other confidential commercial information by reasonable means, and that allowing the filing under seal of documents containing such information is one of these means. *See* Civil Local Rule 79-5(a); Fed. R. Civ. P. 26(c)(7) and (8) (a court may enter an order protecting the confidentiality of "a trade secret or other confidential research, development or commercial information," including a direction that documents or information be filed under seal); Cal. Civ. Code§3426.5 ("a court shall preserve the secrecy of an alleged trade secret by reasonable means, which may include granting protective orders in connection with discovery proceedings, holding in-camera hearings, sealing the records of the action, and ordering any person involved in the litigation not to disclose an alleged trade secret without prior court approval").

Though the courts recognize a general right to inspect and copy public records and

1	not absolute. Every court has supervisory power over its own records and files, and access	
2	has been denied where court files might have become a vehicle for improper purposes."	
3	Nixon v. Warner Communications, Inc., 435 U.S. 589, 598 (1978). In discussing examples	
4	of improper purposes, the Court indicated that courts are not to serve as "sources of	
5	business information that might harm a litigant's competitive standing." Id. As the Ninth	
6	Circuit has put it,	
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8	The law, however, gives district courts broad latitude to grant protective orders to prevent disclosure of materials for many types of information,	
9	including, but not limited to, trade secrets or other confidential research, development, or commercial information. <i>See</i> Fed. R. Civ. P. 26(c)(7).	
10	Rule 26(c) authorizes the district court to issue "any order which justice requires to protect a party or person from annoyance, embarrassment,	
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13	17 (1984).	
14	Phillips v. General Motors Corp., 307 F.3d 1206, 1211 (9th Cir. 2002).	
15	The Confidential Documents in this action would, if made public, harm AT&T's	
16	competitive standing by disclosing proprietary processes and techniques developed through	
17	investment of substantial AT&T resources. Allowing public access to the Confidential	
18	Documents would make the Court a "vehicle for improper purposes" in other ways as well.	
19	As is apparent from the Confidential Russell Declaration, making the Confidential	
20	Documents public would expose AT&T to a variety of physical and electronic threats,	
21	including disruption of service, interception of data and theft of AT&T customer	
22	information. Exposure to these threats would harm both AT&T as well as its customers,	
23	which include businesses, federal, state and local government, and private individuals like	
24	the plaintiffs. Declaration of Bruce A. Ericson in Support of Motion to File Documents	
25	under Seal¶5.	
26	The Confidential Documents contain detailed non-public information about critical	
27	communications infrastructure operated by AT&T. <i>Id</i> .¶3. The information contained in	
28	the Confidential Documents is confidential and proprietary, and has value to AT&T not	

1	generally known to the public or AT&T's competitors. <i>Id</i> .¶4. AT&T takes great care in	
2	preserving the confidentiality of the Confidential Documents. <i>Id.</i> ¶5. Public disclosure of	
3	the Confidential Documents could create great risk to AT&T's ability to provide services	
4	and carry out its business activities. <i>Id.</i> The Confidential Motion and Confidential Russell	
5	Declaration describe the contents of the Confidential Documents in great detail, and putting	
6	them into the public record of this Court would injure AT&T in the same way as making	
7	the Confidential Documents themselves public. $Id. \P 6$.	
8	In Nixon, the Supreme Court asserted that "the decision as to access is one best left	
9	to the sound discretion of the trial court, a discretion to be exercised in light of the relevant	
10	facts and circumstances of the particular case." Nixon, 435 U.S. at 599. In Phillips, the	
11	Ninth Circuit said much the same thing. <i>Phillips</i> , 307 F.3d at 1211. The relevant facts and	
12	circumstances of this case argue for sealing the Confidential Motion and the Confidential	
13	Russell Declaration. Doing so will protect the interests of both AT&T and those that rely	
14	on its services.	
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1 III. CONCLUSION. 2 For the foregoing reasons, AT&T submits that good cause exists for the filing of the 3 Confidential Motion and the Confidential Russell Declaration under seal and respectfully 4 requests that the Court so order. 5 Dated: April 10, 2006. 6 PILLSBURY WINTHROP SHAW PITTMAN LLP BRUCE A. ERICSON 7 DAVID L. ANDERSON PATRICK S. THOMPSON 8 JACOB R. SORENSEN BRIAN J. WONG 9 50 Fremont Street Post Office Box 7880 San Francisco, CA 94120-7880 10 11 SIDLEY AUSTIN LLP DAVID W. CARPENTER 12 BRADFORD A. BERENSON DAVID L. LAWSON 13 EDWARD R. McNICHOLAS 1501 K Street, N.W. 14 Washington, D.C. 20005 15 /s/ Bruce A. Ericson 16 Bruce A. Ericson Attorneys for Defendants 17 AT&T CORP. and AT&T INC. 18 19 20 21 22 23 24 25 26 27 28