

United States District Court For the Northern District of California second set of requests for production.¹ Defendants state that they produced documents responsive to
 these requests on August 5, 2009, two days after plaintiff filed the instant motion. In a supplemental
 letter brief, plaintiff describes this additional discovery as deficient. *See* Docket No. 130.

The Court orders defendants to file a declaration providing the following information for each of plaintiff's requests (Nos. 29-35 and 38-54): (1) whether defendants have produced all documents in their possession responsive to the request and (2) what measures they took to locate responsive documents. Defendants shall file the declaration by <u>August 24, 2009.</u>

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2. Motion to Compel Responses to First Set of Interrogatories [Docket No. 118]

In its July 17 order, the Court also granted plaintiff's motion to compel defendants to respond to plaintiff's first set of interrogatories. In the instant motion, plaintiff contends that defendants have still failed to provide complete responses.² Defendants again contend that they have already responded to these requests fully.

The Court orders defendants to file a declaration providing the following information for each
of plaintiff's interrogatories (Nos. 1-2, 5-13): (1) whether defendants have responded fully to each
interrogatory request and (2) what measures they took to identify the information requested by plaintiff.
Defendants shall file the declaration by <u>August 24, 2009.</u>

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3. Motion for Sanctions [Docket No. 119]

Plaintiff requests that the Court impose sanctions amounting to \$16,400 on defendants for their
 purported refusal to comply with the Court's July 17 order. Plaintiff also seek trial sanctions precluding
 defendants from presenting various categories of evidence at trial. The Court finds that under all of the

 ¹ The requests at issue are Document Requests 29-54, propounded as plaintiff's second set of requests for production. *See* Docket No. 102, ex. C. Requests 36 and 37 seek documents supporting defendants' counterclaims for interference with prospective economic advantage and commercial defamation. Defendants voluntarily dismissed these counterclaims on August 10, 2009. *See* Docket No. 133. Plaintiff has withdrawn its motion as to requests 36 and 37. *See* Docket No. 130.

 ² The interrogatories at issue are Interrogatories Nos. 1-13, propounded as plaintiff's first set of interrogatories. *See* Docket No. 123, ex. 1. Plaintiff has withdrawn its request regarding Interrogatories 3 and 4 as they pertain to defendants' now dismissed counterclaims.

United States District Court For the Northern District of California circumstances of this case, including the difficulty of translating documents from Korean, sanctions are
 not warranted at this time. Accordingly, plaintiff's request for sanctions is DENIED.
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IT IS SO ORDERED.

Dated: August 17, 2009

ALADA Heston

SUSAN ILLSTON United States District Judge