18

19

20

21

22

23

24

25

26

27

28

1			
2			
3			
4			
5			
6	IN THE UNITED STATES DISTRICT COURT		
7	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
8	TOR THE NORTHERN	DISTRICT OF CALIFORNIA	
9			
10	OPENWAVE SYSTEMS INC.,	No. C 10-02805 WHA	
11	Plaintiff,		
12	v.	NOTICE REGARDING	
13	MYRIAD FRANCE S.A.S.,	ADMINISTRATIVE MOTIONS TO FILE DOCUMENTS UNDER SEAL	
14	Defendant.		
15	AND DELAMED COLUMNICO CLARAC		
16	AND RELATED COUNTERCLAIMS		
17			

Both sides seek permission to file a substantial portion of their pretrial submissions under seal (Dkt. Nos. 335, 337, 352). These motions will be addressed at the final pretrial conference on August 18. Counsel are advised, however, that unless they identify a limited amount of exceptionally sensitive information that truly deserves protection, the motions will be denied outright. The United States district court is a public institution, and the workings of litigation must be open to public view. Pretrial submissions are a part of trial. "Compelling reasons," which amount to *more* than good cause, must be shown for sealing documents used in dispositive motions and at trial. Kamakana v. Honolulu, 447 F.3d 1172, 1179 (9th Cir. 2006).

Dated: August 15, 2011.

UNITED STATES DISTRICT JUDGE