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20	UNITED STATES DISTRICT COURT		
21	NORTHERN DISTRICT OF CALIFORNIA		
	SAN FRANCISCO DIVISION		
22	ORACLE AMERICA, INC.	Case No. CV 10-03561 WHA	
23	Plaintiff,	ORACLE AMERICA, INC.'S RESPONSE	
24	V.	TO DEFENDANT'S ADMINISTRATIVE MOTION TO SEAL ITS <i>DAUBERT</i>	
25	GOOGLE, INC.	PRÉCIS	
26		Dept.: Courtroom 9, 19th Floor Judge: Honorable William H. Alsup	
27	Defendant.		
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ORACLE'S RESPONSE TO DEFENDANT'S ADMINISTRATIVE MOTION TO SEAL ITS DAUBERT PRECIS CASE NO. CV 10-03561 WHA

1	Plaintiff Oracle America, Inc. ("Oracle") opposes Google's Administrative Motion to Seal its	
2	précis, and requests that the Court deny that motion and file Google's précis in the public record.	
3	Google claims that filing under seal is warranted by summary references to, or	
4	mischaracterizations of, Oracle "attorneys' eyes only" ("AEO") material included in the précis.	
5	Google does not limit its proposed redactions to references to materials that Oracle designated AEO.	
6	Instead, Google's redactions include:	
7	a. Information that is clearly in the public domain (for example, its general reference to the	
8	overall value of Oracle's acquisition of Sun);	
9	b. Google's erroneous or distorted descriptions of the facts (for example, its incorrect	
10	assessment of the value of one of the patents-in-suit);	
11	c. Google's misrepresentation of aspects of Professor Cockburn's damages analysis (for	
12	example, the misrepresentation that Professor Cockburn included all Google advertising	
13	revenue from all Android devices and all harm from fragmentation of Java in his	
14	valuation calculations, the misrepresentation that he applied a 50% royalty rate as part of	
15	his analysis—a misrepresentation that Google admits in its full Daubert motion—and	
16	the misrepresentation of the amount of Professor Cockburn's ultimate damages	
17	opinion);	
18	d. Isolated words such as "multi-billion" and "valueless"; and	
19	e. Any and all references to the fact that Oracle's damages claims in this case are in the	
20	billions of dollars.	
21	As Oracle will explain in its Opposition to Google's Daubert motion, Oracle's damages claims	
22	are based on both accepted methodology and a wealth of concrete evidence. They should not be hidden	
23	from public view.	
24	Consequently, Oracle does not object to making the summary information supposedly-though	
25	inaccurately and misleadingly-extracted from confidential/AEO documents public.	
26	//	
27	//	
28	//	
	1 ORACLE'S RESPONSE TO DEFENDANT'S ADMINISTRATIVE MOTION TO SEAL ITS <i>DAUBERT</i> PRECIS CASE NO. CV 10-03561 WHA	

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By opposing Google's administrative motion to seal, Oracle America does not intend to waive
its ability to claim confidentiality over the documents on which Google's representations and
misrepresentations are based.

Dated: June 16, 2011

BOIES, SCHILLER & FLEXNER LLP

By: <u>/s/ Steven C. Holtzman</u> Steven C. Holtzman

Attorneys for Plaintiff ORACLE AMERICA, INC.

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