1		
2		
3		
4		
5		
6		
7		
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
10		
11	JAMES B. GOODMAN,	No. C-11-2607 MMC
12	Plaintiff,	ORDER AFFORDING PLAINTIFF LEAVE TO FILE DECLARATION
13	V.	
14	INTEL CORPORATION, et al.,	
15	Defendants.	
16		
17		
18	Before the Court is defendant Integrated Silicon Solution, Inc.'s ("ISSI")	
19	Administrative Motion to File Documents Under Seal, filed July 9, 2012, by which ISSI	
20	seeks leave to file under seal certain documents that refer to or describe materials	
21	designated as "Attorney['s] Eyes Only" by plaintiff James B. Goodman ("Goodman").	
22	Under the Local Rules of this District, where a party seeks to file under seal any	
23	material designated as confidential by another party, the submitting party must file a motion	
24	for a sealing order. See Civil L.R. 79-5(d).	"Within 7 days thereafter, the designating party
	must file with the Court and serve a declaration establishing that the designated informa	

For the Northern District of California **United States District Court** 

is sealable, and must lodge and serve a narrowly tailored proposed sealing order, or must

withdraw the designation of confidentiality." Id. "If the designating party does not file its 27 responsive declaration as required by this subsection, the document or proposed filing will 28 be made part of the public record." Id.

Dockets.Justia.com

Goodman has not filed a responsive declaration within the requisite time. Although
 Goodman filed, on July 10, 2012, a document titled "Opposition to [ISSI's] Administrative
 Motion to File Documents Under Seal," the opposition addresses the merits of ISSI's
 Motion for Leave to File an Amended Answer and does not address the sealability of any of
 the above-referenced documents.

Accordingly, Goodman is hereby afforded leave to file, no later than July 20, 2012, a
declaration identifying which of the documents he has designated as confidential and to
provide an explanation for such designation, specifically, an explanation sufficient to
support a finding that such documents, in their entirety or in part, are "privileged or
protectable as a trade secret or otherwise entitled to protection under the law." See Civil
L.R. 79-5(a). In the absence of such showing, the Court will order the documents filed in
the public record.

United States District Judge

Dated: July 18, 2012

IT IS SO ORDERED.