22

23

24

25

26

27

28

1 2 3 4 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 FOR THE NORTHERN DISTRICT OF CALIFORNIA 9 10 11 MICHELLE LOU, et al., 12 Plaintiffs, No. C 12-05409 WHA 13 v. 14 MA LABORATORIES, INC., et al., ORDER GRANTING IN PART AND DENYING IN PART 15 Defendants. MOTION TO SEAL 16 17 Plaintiffs filed an administrative motion to seal information designated confidential by 18 19 motion to seal is **Granted in Part and Denied in Part** as follows. 20 As a general matter, defendants have not established that the names of Ma Labs' 21

defendants (Dkt. No. 276). Upon review of defendants' declaration in support of the motion, the

employees and its general business procedures qualify as trade secrets. Defendants may, however, redact Ma Labs' own employees' home addresses and salaries from the public record. Defendants also may redact the identities of Ma Labs' current customers. Thus, although the motion to seal is **DENIED** as to the following exhibits, they may be re-filed under seal in redacted form consistent with the foregoing: 2, 6, 7, 46-B,

The motion to seal is **DENIED** as to the following exhibits, which shall be filed on the public docket: 3, 5, 8, 9, 13-B, 16, 17, 21, 24–26, 44, 52, 53, 56, 57, 60–66.

The motion to seal is **Granted** as to the following exhibits: 18, 19, 49, 50, 59.

of the ivoluterii District of California

The motion to seal is **DENIED** as to exhibit 45. The exhibit may be re-filed under seal with the negative employee evaluation redacted.

The parties are advised that in *Kamakana v. Honolulu*, 447 F.3d 1172, 1179 (9th Cir. 2006), our court of appeals held that *more* than good cause, indeed, "compelling reasons" are required to seal documents used in dispositive motions, just as compelling reasons would be needed to justify a closure of a courtroom during trial. Otherwise, public access to the work of the courts will be unduly compromised. Therefore, no request for a sealing order will be allowed on summary judgment motions (or other dispositive motions) unless the movant first shows a "compelling reason" — a substantially higher standard than "good cause" — and the materials sealed by this order may possibly be laid open for public view on such a motion or at trial.

IT IS SO ORDERED.

Dated: October 16, 2013.

WILCIAM ALSUP UNITED STATES DISTRICT JUDGE