Northern District of California

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

ILIFE TECHNOLOGIES INC,

Plaintiff,

v.

ALIPHCOM,

Defendant.

Case No. 14-cv-03345-WHO

ORDER DENYING MOTION FOR LEAVE TO FILE UNDER SEAL

Re: Dkt. Nos. 81, 88, 91

In my February 5, 2015 order, I denied the parties' motions for leave to seal documents ILIFE023770-74 and ILIFE023775-79 because I found that they did not contain information that is properly designated as confidential. See Dkt. No. 96. The third document that was the subject of the motions for leave to file under seal, designated by the parties as "ILIFE029695," is not filed with this Court. I ordered iLife to file an unredacted version of ILIFE029695, as well as a declaration identifying the basis for its confidentiality, if it still wished to seal that document.

Instead, iLife re-filed a document that I have already ruled is not sealable. See Dkt. Nos. 97-98. iLife failed to file ILIFE029695, the document that it was directed to file. Accordingly, I clarify that if iLife believes that document *ILIFE029695*, which allegedly contains an "August 1, 2006 email to iLife Solutions, Inc. that Davis Munck paid a Carpmaels & Ransford invoice on July 30, 2006," see Amended Answer ¶ 72 (Dkt. No. 81-4), is sealable, it must file an unredacted version with the Court by Thursday, February 12, 2015. Otherwise I will DENY iLife's request for leave to file ILIFE029695 under seal due to iLife's repeated failure to comply with the Local

United States District Court Northern District of California

Rules and the orders of this Court. See Dkt. No. 96.

IT IS SO ORDERED.

Dated: February 11, 2015

