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6	IN THE UNITED STATES DISTRICT COURT	
7	FOR THE NORTHER	N DICTRICT OF CALIFORNIA
8	FOR THE NORTHER	N DISTRICT OF CALIFORNIA
9		
10	REMBRANDT PATENT	No. C 14-05094 WHA (lead case)
11	INNOVATIONS, LLC, and REMBRANDT SECURE COMPUTING,	No. C 14-05093 WHA
12	L.P.,	
13	Plaintiffs,	
14	v.	
15	APPLE INC,	ORDER GRANTING IN PART AND DENYING IN PART
16	Defendant.	APPLE'S SEALING MOTION
		<u>!</u>

Apple seeks to file under seal portions of the exhibits to its motion to compel because portions of those exhibits have been designated "Restricted — Attorney's Eyes Only" by Rembrandt pursuant to the protective order in this action (Dkt. No. 141). Rembrandt has filed a supporting declaration averring that certain information in the documents sought to be redacted reflects confidential business information, such as the personal addresses of the inventors of the patents-in-suit, deposition testimony describing Rembrandt's business model, and the amounts of royalty payments negotiated in licenses for the patents-in-suit (Dkt. No. 143). The exhibits to the supporting declaration are new versions of the exhibits that Apple seeks to redact with only the sensitive information redacted, rather than the entire documents. Good cause shown, Apple's sealing motion is **GRANTED** as to the information redacted in the exhibits to Rembrandt's supporting declaration and otherwise **DENIED**.

United States District Court For the Northern District of California

1	If they have not already, the parties should not lodge further chambers copies of the	
2	redacted versions documents for the purpose of this sealing motion.	
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4	IT IS SO ORDERED.	
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6	Dated: January 12, 2016.	WILLIAM ALSID
7		WILMAM ALSUP UNITED STATES DISTRICT JUDGE
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