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IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

IN RE GLOBAL EQUITY MANAGEMENT  
(SA) PTY. LTD.

No. C 17-02177 WHA  
No. C 17-02178 WHA  
No. C 17-02435 WHA

**ORDER DENYING  
ADMINISTRATIVE MOTIONS  
TO FILE UNDER SEAL**

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Defendants in the above-captioned actions filed substantially similar briefs in opposition to plaintiff's counsel's motions to withdraw. Defendants in Case Nos. 17-2177 and 17-2178 also filed administrative motions to file said briefs under seal, but defendants in Case No. 17-2435 did not. Since the underlying motions to withdraw bore little or no relation to the merits of these cases, only good cause is required to justify sealing. *See Ctr. for Auto Safety v. Chrysler Grp., LLC*, 809 F.3d 1092, 1101 (9th Cir. 2016); *Kamakana v. City & Cty. of Honolulu*, 447 F.3d 1172, 1179–80 (9th Cir. 2006).

As an initial matter, no good cause remains to seal any information already filed on the public docket in Case No. 17-2435. Neither administrative motion took this into account.

Additionally, in Case No. 17-2177, defendants' administrative motion and supporting declaration simply assert, without further explanation, that the information sought to be filed

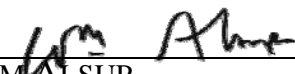
1 under seal has been designated “confidential” pursuant to a protective order (*see* Dkt. Nos. 105,  
2 105-1). In our district, however, mere “[r]eference to a stipulation or protective order that  
3 allows a party to designate certain documents as confidential is not sufficient to establish that a  
4 document, or portions thereof, are sealable.” Civil L.R. 79-5(d)(1)(A). Also, even if defendants  
5 had offered a separate basis for sealing — which they did not — even a cursory review of their  
6 request reveals that it is not “narrowly tailored to seek sealing only of sealable material” as  
7 required by Civil Local Rule 79-5(b). As just one of many examples, defendants seek to redact  
8 simple *letters* and *numbers* used in pinpoint citations (*e.g.*, Dkt. No. 105-4 at 5 nn.1–4).

9 In Case No. 17-2178, defendant seeks to file under seal the *entirety* of its opposition  
10 brief and attachments thereto. This request is not even close to “narrowly tailored to seek  
11 sealing only of sealable material” as required by Civil Local Rule 79-5(b). Moreover, the  
12 administrative motion simply asserts, without further explanation, that “[t]hese documents  
13 contain confidential settlement communications between the parties and sensitive business  
14 information belonging to [defendant]” (Dkt. No. 73). The supporting declaration does not even  
15 say that much (*see* Dkt. No. 73-1) and indeed makes no attempt whatsoever to establish that the  
16 documents sought to be filed under seal in their entirety are actually sealable as required by  
17 Civil Local Rule 79-5(d)(1)(A).

18 Both administrative motions to file under seal in Case Nos. 17-2177 and 17-2178 are  
19 **DENIED**. Counsel in all three above-captioned actions shall fully comply with our Civil Local  
20 Rules and heed all applicable standards governing sealing of court records in our circuit and  
21 district in any future administrative motions to conceal said records from the public.

22  
23 **IT IS SO ORDERED.**

24  
25 Dated: September 14, 2017.

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28 WILLIAM ALSUP  
UNITED STATES DISTRICT JUDGE