UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

CHRIMAR SYSTEMS INC, et al.,

Plaintiffs,

v.

CISCO SYSTEMS INC, et al.,

Defendants.

Case No. <u>13-cv-01300-JSW</u>

ORDER RESOLVING MOTIONS TO SEAL

Re: Docket Nos. 293, 316, 322

This matter comes before the Court upon consideration of motions to seal the briefs and evidence submitted in connection with Plaintiff Chrimar Systems, Inc.'s motion to file amended answers to counterclaims asserted by the defendants in this case.

The Court has considered the supplemental briefs filed on March 1, 2016, and it HEREBY GRANTS, IN PART, the motions to seal, with the caveat that, as previously stated, factual citations to the record shall not be sealed.

DOCUMENT	PORTIONS THAT MAY BE SEALED
Docket No. 292, ChriMar's Motion for Leave	3:15-17 (starting after "For example,")
to Amend Answer	3:18-21 (starting after "application.")
	3:23-27
	4:3-5 (starting with first full sentence on line up
	to but not including "Chad Jones)
	4:6-13

	,
Docket No. 293-5, Declaration of Brandon M.	57:9-12
Jordan, Ex. 1 (Responses to Interrogatories) ¹	
Docket No. 293-6, Declaration of Brandon M.	Any portions of the deposition that were not
Jordan, Ex. 2 (Excerpts of Deposition of Chad	cited by the parties in any of their briefs may
Jones)	redacated. For example, if ChriMar did not
	cite to page 56:16-57:18 of the Jones
	deposition, those pages and lines should be
	redacted. However, the Court shall not seal
	page 56:13-15.
	In addition, the following pages and lines may
	be sealed:
	51:8-12
	52:11-53:13
	54:3-55:20
	59:2-12
	61:2-5
Docket No. 293-7, Declaration of Brandon M.	Any portions of the deposition that were
Jordon, Ex. 3 (Deposition of Dan Lang)	submitted with the exhibit but were not cited in
	any the briefs may be redacted. In addition, the
	following pages may be sealed:
	91:10-15
	92:10-22
	154:8-155:16 (pages 153:16-154:7 are not

292 for the exhibits submitted in support of its opening motion for leave to amend. The same is

In its supplemental brief in support of the motions to seal, ChriMar refers to Docket No.

true with the parties' references to Docket No. 314, the Cisco Defendants' opposition, and to ChriMar's references to Docket No. 322, its reply brief. However, because the un-redacted versions of the documents sought to be sealed are located at Docket Nos. 293, 316, and 323, respectively, the Court has referred to those docket entries in this Order.

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	sealable)
Docket No. 316-3, Cisco Opposition to Motion	2:16-23
for Leave to Amend	6:20-27
	7:20-27
	9:22
Docket No. 316-6, Declaration of Michael De	Entire document may be sealed.
Vries, Ex. A (License Agreement)	
Docket No. 316-8, Declaration of Michael De	Any portions of the deposition that were
Vries, Ex. B (Deposition of Monte Cooper)	submitted with the exhibit but were not cited in
	any of the briefs may be redacted. In addition,
	the following pages may be sealed
	18:12-17
	19:23-20:1
Docket No. 323-4, ChriMar Reply Brief ²	12:1-3 (up to citations to record)
	12:4-7 (after "However" and up to citations to
	record)
	12:8-10 (after "one hand" and up to "as it"
	12:17-18 (after "that" on line 17 and up to
	"that" on line 18)
	12:21-25
	13:3 (after "patent" and up to citations to
	record)

In its supplemental submission, ChriMar has included its reply brief and supporting evidence in its chart. It states that certain portions do not contain ChriMar confidential material, but cites to declarations previously submitted the Cisco Defendants, which were submitted in support of sealing that material. (*See generally* Docket No. 332, ChriMar Supplemental Brief at 6:3-26.) The Court found the prior declarations were insufficient to support the motions to seal. Because the Cisco Defendants have not addressed any portion of ChriMar's reply brief or the supporting evidence in their supplemental chart, the Court will only seal those portions that ChriMar contends contains its confidential information or which are adequately supported by the Cisco Defendants' supplemental submission.

The parties shall file redacted versions of their briefs and evidence, which comport with the terms of this Order by March 16, 2016.

IT IS SO ORDERED.

Dated: March 9, 2016

JEFFREY S WHITE Unit d States District Judge