5	nican billio & walipaper Factory, inc.				D
	Case 5:03-cv-05340-JF Document	123	Filed 06/20/2006	Page 1 of 2	
1 2 3 4 5	Robert N. Phillips (SBN 120970) Ethan B. Andelman (SBN 209101) HOWREY LLP 525 Market Street, Suite 3600 San Francisco, CA 94105 Telephone: (415) 848-4900 Facsimile: (415) 848-4999 David A. Rammelt (Admitted <i>Pro Hac V</i>	(Vice)			
6 7	Susan J. Greenspon (Admitted <i>Pro Hac</i> KELLEY DRYE & WARREN LLP 333 West Wacker Drive, Suite 2600 Chicago, IL 60606 Telephone: (312) 857-7070				
8	Facsimile: (312) 857-7095				
9 10	Attorneys for Defendant/Counter-Plainti AMERICAN BLIND AND WALLPAPI FACTORY, INC.				
11	UNITED STATES DISTRICT COURT				
12	NORTHERN DISTRICT OF CALIFORNIA				
13	GOOGLE INC., a Delaware corporation	,	Case No. C 03-5340)-JF (EAI)	
14	Plaintiff,		DECLARATION OF SUSAN GREENSPON IN SUPPORT OF		
15	v.		AMERICAN BLIN FACTORY, INC.	ND & WALLPAPE	
16 17	AMERICAN BLIND & WALLPAPER FACTORY, INC., a Delaware corporation d/b/a decoratetoday.com, Inc.; and DOE 100, inclusive,		MOTION FOR A (Civil L.R. 79-5(b)	SEALING ORDER	
18	Defendants.				
19	AMERICAN BLIND & WALLPAPER FACTORY, INC., a Delaware corporation	on	Judge: TBA		
20	d/b/a decoratetoday.com, Inc.,				
21	Counter-Plaintiff,				
22	V.				
23	GOOGLE, INC.,				
24	Counter-Defendants.				
25	I, Susan Greenspon, declare as follows:				
26	I am a partner at Kelley Drye & Warren LLP, counsel of record for				
27	Defendant/Counter-Plaintiff American Blind & Wallpaper Factory, Inc. ("American Blind") in				
28	the above-captioned action. I am a member in good standing of the State Bar of Illinois. I have				
KELLEY DRYE & WARREN LLP 333 WEST WACKER DRIVE SUITE 2600 CHICAGO, IL 60606	CH01/PLATC/210378.1				

1	Case 5:03-cv-05340-JF					
1	personal knowledge of the facts set forth in this declaration and, if called as a witness, could and					
2	would testify competently to such facts under oath					
3	2. American Blind seeks an order sealing the following document concurrently filed					
4	herewith: Declaration of Susan Greenspon in Support of American Blind and Wallpaper					
5	Factory Inc.'s Reply in Support of Motion to Amend and Extend Case Management Order Dates.					
6	3. This document is sought to be filed under seal because it contains highly sensitive					
7	and private information concerning the finances and business of the company, American Blind.					
8	This information, if disclosed to the general public, would be harmful to the ongoing business of					
9	American Blind.					
10	I declare under penalty of perjury that the foregoing is true and correct.					
11	Executed this 20th day of June 2006, in Chicago, Illinois.					
12						
13	/a/Susan I Cusananan					
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