1 2 3 4 5 6 7 8 9 10 11	LESTER L. LEVY (Admitted Pro Hac Vice) MICHELE FRIED RAPHAEL (Admitted Pro H WOLF POPPER LLP 845 Third Avenue New York, NY 10022 Telephone: (212) 759-4600 Facsimile: (212) 486-2093 E-Mail: llevy@wolfpopper.com E-Mail: llevy@wolfpopper.com MARC M. SELTZER (54534) SUSMAN GODFREY L.L.P. 1901 Avenue of the Stars, Suite 950 Los Angeles, CA 90067-6029 Telephone: (310) 789-3100 Facsimile: (310) 789-3150 E-Mail: mseltzer@susmangodfrey.com Attorneys for Plaintiffs (See Signature Page for Additional Plaintiffs' Counsel)	ac Vice)
12	UNITED STATES	DISTRICT COURT
13	NORTHERN DISTRI	CT OF CALIFORNIA
14	SAN JOSE DIVISION	
15	SANJUSE	
16	CLRB HANSON INDUSTRIES, LLC d/b/a INDUSTRIAL PRINTING, and	Case No. C 05-03649 JW PVT
17	HOWARD STERN, on behalf of themselves and all others similarly situated,	Hon. James W. Ware
18		PLAINTIFFS' NOTICE OF MOTION
19	Plaintiffs,	AND ADMINMISTRATIVE MOTION UNDER LOCAL RULE 79-5(d) FOR
20	V.	LEAVE TO FILE UNDER SEAL PORTIONS OF DOCUMENTS DUE TO CONFIDENTIAL DESIGNATIONS BY
21	GOOGLE, INC., Defendant.	CONFIDENTIAL DESIGNATIONS BY DEFENDANT GOOGLE, INC.
22		
23		Civ. L.R. 79-5(d) Courtroom: 8 Judge: Hon. James W. Ware
24		
25		
26	PLAINTIFFS' NOTICE OF MOTION AND ADMINMIS Case No. C 05-3649 JW 876364v1/010480	TRATIVE MOTION

PLEASE TAKE NOTICE that Plaintiffs CLRB Hanson Industries, LLC d/b/a Industrial Printing and Howard Stern respectfully submit this administrative motion pursuant to Civil Local Rule 79-5(d) to place under seal portions of Plaintiffs' Opposition to Google's Motion for Partial Summary Judgment ("Plaintiffs' Opposition") and Exhibit 1 to the supporting Declaration of Rachel S. Black dated November 7, 2007 ("Black Declaration"). The highlighted/redacted statements within Plaintiffs' Opposition refer to and/or quote portions of the Declaration of Adam Samet filed in support of Google's Motion for Summary Judgment, which Google considers to be confidential, proprietary or trade secret information. See 9/5/08 Declaration of David T. Biderman (Docket Item No. 235). The highlighted/redacted portions of Plaintiffs' Opposition also refer to and/or quote Mr. Samet's October 13, 2008 deposition testimony, which Defendant Google, Inc., has designated "Confidential - Trade Secret Attorneys' Eyes Only" pursuant to the Stipulated Protective Order filed on March 2, 2007 and executed by this Court (with amendments) on May 15, 2007. Exhibit 1 to the Black Declaration attaches portions of the transcript. Accordingly, pursuant to Local Rule 79-5, Plaintiffs are filing the instant motion. Please

Accordingly, pursuant to Local Rule 79-5, Plaintiffs are filing the instant motion. Please note that under Local Rule 79-5(d), within five days of this filing Defendant must file with the Court and serve a declaration establishing that the designated information is sealable, and must lodge and serve a narrowly tailored proposed sealing order, or must withdraw the designation of confidentiality. If Defendant does not file its responsive declaration as required by Rule 79-5(d), the filings referenced above will be made part of the public record.

Dated: November 10, 2008	LESTER L. LEVY (Admitted Pro Hac Vice)
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	1
	AND ADMINMISTRATIVE MOTION
	Dated: November 10, 2008 PLAINTIFFS' NOTICE OF MOTION Care No. C 05 2640 IW

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20	Bys/Rachel S. Black
	Rachel S. Black
21	Attorneys for Plaintiffs
22	
22	IT IS SO ORDERED:
23	The Court CDANTS the request to file the designated documents under seal
-	The Court GRANTS the request to file the designated documents under seal.
24	Dated: November 13, 2008
	United States District Judge
25	
20	PLAINTIFFS' NOTICE OF MOTION AND ADMINMISTRATIVE MOTION
26	Case No. C 05-3649 JW 876364v1/010480

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2	<u>CERTIFICATE OF SERVICE</u>		
3	I hereby certify that on the date written above, that I electronically filed the foregoing document with the Clerk of the Court using the CM/ECF system. The Court or the CM/ECF system will send notification of such filings to all CM/ECF participants.		
4	I further certify that a true and correct copy of this document was sent via U.S. first-class		
5	mail, postage pre-paid to all non-CM/ECF participants.		
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7	s/ Rachel S. Black		
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26	PLAINTIFFS' NOTICE OF MOTION AND ADMINMISTRATIVE MOTION Case No. C 05-3649 JW 876364v1/010480		