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1	designated information is sealable as required by Civil Local Rule 79-5(d):
2 3	Within 7 days [after the submitting party has filed the motion to seal], the designating party 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
4	sealing order, or must withdraw the designation of confidentiality. If the designating party does not file its responsive declaration as required by this subsection, the
5	document or proposed filing will be made part of the public record.
6	Accordingly, IGT's request to file under seal is denied. Within four days from the date of
7	this order, IGT shall file an underacted version of the subject document in the public record. See
8	Civil Local Rule 79-5(e).
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11	DATED: 03/03/2011 // Mala Th Whyte RONALD M. WHYTE
12	United States District Judge
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	ORDER DENYING DEFENDANTS' ADMINISTRATIVE REQUEST TO FILE UNDER SEAL EXHIBIT K TO THE DECLARATION OF ROBERT T. CRUZEN IN SUPPORT OF IGT'S MOTION IN LIMINE TO EXCLUDE LATE-DISCLOSED WITNESSES—No. C-06-03717 RMW
	JLR 2

United States District Court For the Northern District of California