1 2 3 4 5 6	TOWNSEND AND TOWNSEND AND CREW I JAMES G. GILLILAND, JR. (State Bar No. 1079 MEHRNAZ BOROUMAND SMITH (State Bar No. 232044) J. JEB B. OBLAK (State Bar No. 241384) Two Embarcadero Center, Eighth Floor San Francisco, CA 94111 Telephone: (415) 576-0200 Facsimile: (415) 576-0300 Email: jggilliland@townsend.com mboroumand@townsend.com mboroumand@townsend.com	88)	
7	jboblak@townsend.com		
8	Attorneys for Plaintiff and Counterdefendant APPLE INC.		
9	LINUTED OF A TEO DIOTRICE COLUDE		
10	UNITED STATES DISTRICT COURT		
11	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
12	SAN FRANCISCO DIVISION		
13			
14	APPLE INC., a California corporation,	Case No. CV 08-03251 WHA	
15	Plaintiff,	DECLARATION OF MEGAN M. CHUNG IN SUPPORT OF	
16	V.	MISCELLANEOUS ADMINISTRATIVE REQUEST FOR AN ORDER	
17	PSYSTAR CORPORATION, a Florida corporation, and DOES 1-10,	PERMITTING THE FILING UNDER SEAL OF PORTIONS OF APPLE INC.'S	
18	inclusive,	MOTION TO DISMISS OR ENJOIN,	
19	Defendants.	THE DECLARATION OF JACQUES VIDRINE AND EXHIBITS 4-11 AND 14	
20	AND RELATED COUNTERCLAIMS	TO DECLARATION OF MEHRNAZ BOROUMAND SMITH IN SUPPORT	
21	AND RELATED COUNTERCLAIMS	THEREOF	
22			
23	I, Megan M. Chung, declare as follows:		
24	1. I am an attorney licensed to practice law in the State of California and am admitted to		
25	practice before this Court. I am an associate in the law firm of Townsend and Townsend and		
26	Crew LLP, and am one of the attorneys representing plaintiff and counterdefendant Apple Inc.		
27	("Apple") in the above captioned matter. I make this declaration on personal knowledge and if called		
28	as a witness could and would competently testify	with respect to the matters stated herein.	

1	2. On March 2, 2009, the Court entered a Stipulated Protective Order in this case.	
2	3. Pursuant to the Stipulated Protective Order entered in this case and Civil Local Rule	
3	79-5(c) portions of the Motion to Dismiss or Enjoin Prosecution of the Recently-Filed Florida Action	
4	and To Re-Open Discovery for Limited Purposes, the Declaration of Jacques Vidrine in Support	
5	thereof, and Exhibits 4-11 and 14 to the Declaration of Mehrnaz Boroumand Smith in Support thereof	
6	are sealable because they contain confidential trade secret and technical information of Apple or	
7	Psystar, which has been designated "CONFIDENTIAL" and "CONFIDENTIAL—ATTORNEYS'	
8	EYES ONLY." Since the confidential information has been disclosed in this case under the terms of	
9	the Stipulated Protective Order, the confidential information and documents have not been disclosed	
10	to the public and maintained in such manner to ensure that they are not disclosed to the public.	
11	4. Apple will lodged with the Clerk a sealed copy of these documents pursuant to Civil	
12	L.R. 79-5(c).	
13	I declare under penalty of perjury under the laws of the United States that the foregoing is true	
14	and correct to the best of my knowledge and belief.	
15	Executed on September 11, 2009, at San Francisco, California.	
16		
17	/s/ Megan M. Chung	
18	Megan M. Chung	
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