UNITED STATES	S DISTRICT COURT
NORTHERN DISTR	RICT OF CALIFORNIA
SAN JOS	E DIVISION
NODTER AD COLUTIONS LLC	I
	Case No. 14-cv-02919-BLF
	ORDER RE SEALING MOTIONS
	[Re: ECF 367, 378, 380, 385, 387, 394, 396]
Defendants.	
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This order specifically addresses parties	' administrative motions to file under seal portions
of their briefing and exhibits in relation to the p	arties' motions for judgement as a matter of law
and Defendants' motion for fees and bill of cost	s. For the reasons stated below, the motions are
GRANTED.	
I. LEGAL STANDARD	
"Historically, courts have recognized a	general right to inspect and copy public records
and documents, including judicial records and c	locuments."" Kamakana v. City and Cnty. of
Honolulu, 447 F.3d 1172, 1178 (9th Cir. 2006)	(quoting Nixon v. Warner Commc'ns, Inc., 435
U.S. 589, 597 & n.7 (1978)). Consequently, ac	cess to motions and their attachments that are
"more than tangentially related to the merits of	a case" may be sealed only upon a showing of
	NORTHERN DIST SAN JOS NORTEK AIR SOLUTIONS, LLC, Plaintiff, v. DMG CORPORATION, et al., Defendants. This order specifically addresses parties of their briefing and exhibits in relation to the p and Defendants' motion for fees and bill of cost GRANTED. I. LEGAL STANDARD

25 "compelling reasons" for sealing. *Ctr. for Auto Safety v. Chrysler Grp., LLC*, 809 F.3d 1092,

26 1101-02 (9th Cir. 2016). Filings that are only tangentially related to the merits may be sealed

27 upon a lesser showing of "good cause." *Id.* at 1097. In addition, sealing motions filed in this

28 district must be "narrowly tailored to seek sealing only of sealable material." Civil L.R. 79-5(b).

A party moving to seal a document in whole or in part must file a declaration establishing that the identified material is "sealable." Civ. L.R. 79-5(d)(1)(A). "Reference to a stipulation or protective order that allows a party to designate certain documents as confidential is not sufficient to establish that a document, or portions thereof, are sealable." Id.

II.

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DISCUSSION

The Court has reviewed the parties' sealing motions and respective declarations in support thereof. The Court finds the parties have articulated compelling reasons to seal certain portions of the submitted documents in relation to their motions for judgment as a matter of law and good cause to seal certain portions of the submitted documents in relation to the motion for fees and bill of cost. The proposed redactions are also narrowly tailored. The Court's rulings on the sealing requests are set forth in the tables below:

12	A. ECF 367		
13	Identification of Documents to be Sealed	Description of Documents	Court's Order
14	Defendants' motion for fees	Plaintiff has not filed a declaration in support of	DENIED.
15		sealing the highlighted portions at 1:23-24; 2:1-2	
16		(graphic), 3, 10, 17; 9:18, 19, 20, 21, 25-26; and 9:26-10:1.	
17		20, 21, 25-20, and 5.20-10.1.	
18	Declaration of Brandon Brown In Support of Defendants' Bill	Highlighted portions on page 4 contain private information of	GRANTED as to highlighted portions on page 4.
19	of Costs ("Brown Decl.")	witnesses.	
20	Exhibit A to the Brown Decl. (Deposition Costs)	Highlighted portions on pages 2-19, 24-25, and 30-33 contain	GRANTED as to highlighted portions.
21		confidential taxpayer information.	
22	Exhibit C to the Brown Decl. (Witness Fees)	Highlighted portions on pages 5, 7, 10, 12, 15, and 17 contain	GRANTED as to highlighted portions.
23		private information of witnesses.	
24	Exhibit D to the Brown Decl.	Highlighted portions on pages	GRANTED as to highlighted
25	(Trial Graphics Costs)	3 and 7 contain private information of third-parties.	portions.
26	Exhibit E to the Brown Decl.	Highlighted portions on pages	GRANTED as to highlighted
27	(Electronic Discovery Costs)	2-6 contain private information of third-parties.	portions.
28	Exhibit F to the Brown Decl.	Highlighted portions on pages	GRANTED as to highlighted

(Trial Printing Costs)	2-5 contain private information of third-parties.	portions.
Exhibit G to the Brown Decl. (Special Master Costs)	Highlighted portions on pages 3, 5, 7, and 8 contain private information of third-party Special Master.	GRANTED as to highlighted portions.
B. ECF 378		
Identification of Documents to be Sealed	Description of Documents	Court's Order
Plaintiff's motion for judgment as a matter of law and motion for new trial	Highlighted portion at 16:2-4 (beginning with "And" and ending with "right?") contains Plaintiff's confidential business information and competitive analysis.	GRANTED.
Plaintiff's motion for judgment as a matter of law and motion for new trial	Defendant does not seek to seal highlighted portion at 16:12-20 (beginning with "I" and ending with "litigation").	DENIED.
C. ECF 380		
Identification of Documents to be Sealed	Description of Documents	Court's Order
Exhibit A to the Declaration of Brandon Brown in support of Defendants' renewed motion for judgment as a matter of law ("Brown Decl.") (DTX-1069)	Plaintiff has not filed a declaration in support of sealing this exhibit.	DENIED.
Exhibit B to the Brown Decl.	Plaintiff has not filed a declaration in support of sealing this exhibit.	DENIED.
D. ECF 385		
Identification of Documents to be Sealed	Description of Documents	Court's Order
Exhibit C to the Declaration of Brandon Brown in support of amended bill of costs ("Brown	Highlighted portions on pages 5, 7, 10, 12, 15, and 17 contain private information of	GRANTED.
Decl.") (Witness Fees) Exhibit D to the Brown Decl. (Trial Graphics Costs)	witnesses. Highlighted portions on pages 3 and 7 contain private	GRANTED.
	information of third-parties.	
Exhibit G to the Brown Decl. (Special Master Costs)	Highlighted portions on pages 3, 5, 7, and 8 contain private	GRANTED.
	information of third-party	

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Identification of Documents	<b>Description of Documents</b>	Court's Order
to be Sealed		
Plaintiff's opposition to	Highlighted portion at 8:17-18	GRANTED.
Defendants' motion for fees	(beginning with "prior" and	
	ending with "systems") contain confidential and sensitive	
	licensing information.	
Plaintiff's opposition to	Defendant has not filed a	DENIED.
Defendants' motion for fees	declaration in support of	
	sealing the first four words of	
	line 15 on page 9.	
F. ECF 394		
Identification of Documents to be Sealed	Description of Documents	Court's Order
Exhibit 8 to the Declaration of	Plaintiff has not filed a	DENIED.
Brandon Brown in support of	declaration in support of	
Defendants' opposition to	sealing this exhibit.	
Plaintiff's motion for judgment		
as a matter of law ("Brown		
Decl.")		DENTED
Exhibit 9 to the Brown Decl.	Plaintiff has not filed a	DENIED.
	declaration in support of	
Exhibit 10 to the Brown Decl.	sealing this exhibit. Plaintiff has not filed a	DENIED.
Exhibit 10 to the Brown Deci.	declaration in support of	
	sealing this exhibit.	
Exhibit 15 to the Brown Decl.	Plaintiff has not filed a	DENIED.
Exhibit 15 to the Brown Been.	declaration in support of	
	sealing this exhibit.	
G. ECF 396		
Identification of Documents	<b>Description of Documents</b>	Court's Order
to be Sealed	-	
Exhibit 2 to the Declaration of	Plaintiff has not filed a	DENIED.
Brandon Brown in support of	declaration in support of	
Defendants' reply in support of	sealing this exhibit.	
Defendants' motion for fees		
Defendants motion for fees		
Defendants motion for fees		I

Northern District of California United States District Court

III.

ORDER

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- are GRANTED IN PART and DENIED IN PART. Under Civil Local Rule 79-5(e)(2), for any

For the foregoing reasons, the sealing motions at ECF 367, 378, 380, 385, 387, 394, 396

request that has been denied because the party designating a document as confidential or subject to

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a protective order has not provided sufficient reasons to seal, the submitting party must file the
unredacted (or lesser redacted) documents into the public record no earlier than 4 days and no later
than 10 days form the filing of this order.

## IT IS SO ORDERED.

Dated: October 24, 2016

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BETH LABSON FREEMAN United States District Judge

United States District Court Northern District of California