

1 DAVID H. KRAMER, State Bar No. 168452
2 JACOB T. VELTMAN, State Bar No. 247597
3 WILSON SONSINI GOODRICH & ROSATI
4 Professional Corporation
5 650 Page Mill Road
6 Palo Alto, CA 94304-1050
7 Telephone: (650) 493-9300
8 Facsimile: (650) 565-5100
9 Email: dkramer@wsgr.com
10 Email: jveltmann@wsgr.com

11 Attorneys for Nonparty
12 Google Inc.

13 UNITED STATES DISTRICT COURT
14 NORTHERN DISTRICT OF CALIFORNIA
15 SAN JOSE DIVISION

16 LEGALZOOM.COM, INC.,)	CASE NO.: 5:15-mc-80003-NC
)	
17 Plaintiff,)	NONPARTY GOOGLE INC.'S REPLY IN
)	SUPPORT OF MOTION FOR
18 v.)	ATTORNEYS' FEES
)	
19 ROCKET LAWYER INC.,)	Before: Hon. Nathanael M. Cousins
)	
20 Defendant.)	
)	
21)	
22)	
23)	
24)	
25)	
26)	
27)	
28)	

1 LegalZoom’s opposition to Google’s request for the legal fees necessitated by
2 LegalZoom’s violation of Fed R. Civ. Proc. 45 is an improper rehash of issues it already argued
3 and lost in the underlying motion to compel. LegalZoom does not address the only remaining
4 issue: the reasonableness of the fees Google requested or the law that supports their award.

5 This Court already held, in denying LegalZoom’s Motion to Compel against Google, that
6 “LegalZoom has not met its burden of establishing that it took ‘reasonable steps’ to avoid
7 imposing an undue burden on non-party Google.” Dkt. #10 at 4. The Court found that: (1)
8 LegalZoom sought broad categories of documents presumptively in the possession of Rocket
9 Lawyer without explaining why those documents could not be obtained from Rocket Lawyer; and
10 (2) there was no basis for LegalZoom’s demand “to review documents in Google’s possession as a
11 cross-check against any production previously made by Rocket Lawyer.” *Id.* LegalZoom
12 appealed those findings to Judge Koh, who summarily rejected LegalZoom’s position holding
13 “there is *no support* for Plaintiff’s position in either the Federal Rules of Civil Procedure or case
14 law.” Dkt. #15 at 2 (emphasis added).

15 In the face of these Orders by two different Judges, LegalZoom still asserts in its
16 opposition that it “clearly complied with [Rule 45].” That is inscrutable. Doubly so is its
17 assertion that “it is Google who should pay LegalZoom’s attorneys’ fees – not the other way
18 around.” Opp. at 1, 3.¹

19 These are not open issues. This Court and Judge Koh have already determined that
20 LegalZoom failed to comply with Rule 45. This Court invited Google to file a request for its
21 attorneys’ fees in light of that failure. The only matter before the Court now is whether Google’s

22
23 ¹ LegalZoom’s recounting of the meet-and-confer process leading to its motion to compel
24 is both extraneous and false. As explained in Google’s opposition to the motion to compel and
25 in its motion for attorneys’ fees, LegalZoom failed throughout the process to act in good faith.
26 Among other things, LegalZoom: (1) served a facially overbroad subpoena demanding
27 compliance within seven business days; (2) refused to explain, again and again, why the
28 documents it sought could not be obtained through party discovery; (3) failed to address
Google’s objections in the meet-and-confer process; (5) ignored Google’s offer of compromise
(which LegalZoom falsely brands an “ultimatum”) for three weeks; (6) then summarily rejected
Google’s offer, without explanation or counterproposal before filing its motion; and (7)
contested the Court’s tentative ruling despite lacking a valid basis for doing so. *See* Google’s
Opening Br. at 1.

