

IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF TEXAS FORT WORTH DIVISION

US. DISTRICT COURT MORTHERN DIST. OF TX. FI. WURTH DIVISION 7008 JUL -2 PM 3:57 CLERK OF COURT

AMERICAN AIRLINES, INC.,

Plaintiff.

-v.-

No. 4:07-CV-487-A

GOOGLE INC.,

Defendant.

PLAINTIFF'S UNOPPOSED MOTION TO SEAL PORTIONS OF THE APPENDIX FILED IN SUPPORT OF PLAINTIFF'S MOTION TO COMPEL AND BRIEF IN SUPPORT

Plaintiff, American Airlines, Inc. ("American"), files this unopposed motion to seal portions of the appendix filed in support of American's motion to compel and would respectfully show the Court the following:

Contemporaneous with the filing of this motion, American is filing an appendix in support of its motion to compel. Pursuant to a confidentiality agreement signed by American and defendant, Google Inc. ("Google"), Google has designated 11 documents in American's appendix as Confidential Information or Highly Confidential Information. The appendix actually filed contains blank pages as place holders for the documents at issue.

In relevant part, paragraph 12 of the confidentiality agreement provides:

In the event that it is not possible to provide more than two business days notice, the party wishing to file the Confidential Information or Highly Confidential Information with the Court must present an accompanying motion requesting that the Confidential or Highly Confidential Information be filed under seal.

Through this motion, American is providing written notice to Google of American's intent to file a motion to compel supported by documents labeled by Google as Confidential

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Information or Highly Confidential. The parties' agreement contemplates that American will file this motion.

Under the confidentiality agreement, Google's designation of these documents as Confidential Information or Highly Confidential Information is an indication by Google that the information consists of trade secrets or confidential research and development information, or confidential commercial or financial information, the disclosure of which would likely cause injury to Google's business. The confidentiality agreement further contemplates that Google will have the opportunity, before the Court rules on this motion, to submit a declaration within five business days of the filing of this motion further explaining why the information should be sealed.

If the Court grants this motion to seal, American intends to submit the documents in a supplemental appendix filed under seal. If the motion to seal is denied, American intends to submit the documents in a supplemental appendix.

American respectfully requests that this unopposed motion to seal be considered by the Court so that the documents American intends to file in support of its motion to compel can be properly filed and then considered by the Court.

Date: July 2, 2008

Respectfully submitted,

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Attorneys for Plaintiff American Airlines, Inc.

CERTIFICATE OF CONFERENCE

The undersigned counsel for Plaintiff American Airlines, Inc. conferred with counsel for Defendant Google Inc. regarding the foregoing Motion to Seal. Counsel for Google indicated Google does not oppose the Motion.

CERTIFICATE OF SERVICE

I certify that a true and correct copy of the foregoing was delivered on this 2nd day of July, 2008, to Defendant's counsel, as follows:

Via CM/RRR # 7007 0710 0000 0927 8679 and email Joseph F. Cleveland, Jr. BRACKETT & ELLIS, P.C. 100 Main Street Fort Worth, TX 76102-3090

Via CM/RRR # 7007 0710 0000 0927 8686 and email

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