## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA NORFOLK DIVISION



I/P ENGINE, INC.,	)
Plaintiff, v.	) ) Civ. Action No. 2:11-cv-512
AOL, INC. et al.,	)
Defendants.	)

## AGREED ORDER

Before the Court is Plaintiff I/P Engine, Inc.'s ("I/P Engine") Motion to Seal its Notice Of Calculation Of Supplemental Damages, Prejudgment Interest And Post-Judgment Interest.

After considering the Motion to Seal, Order and related filings, the Court is of the opinion that the Motion to Seal should be granted. It is therefore ORDERED as follows:

- Notice Of Calculation Of Supplemental Damages, Prejudgment Interest And Post-Judgment Interest.
- 2. There are three requirements for sealing court filings: (1) public notice with an opportunity to object; (2) consideration of less drastic alternatives; and (3) a statement of specific findings in support of a decision to seal and rejecting alternatives to sealing. *See, e.g., Flexible Benefits Council v. Feldman,* No. 1:08-CV-371, 2008 U.S. Dist. LEXIS 93039 (E.D. Va. Nov. 13, 2008) (citing *Ashcroft v. Conoco, Inc.*, 218 F.3d 282, 288 (4th Cir. 2000)). This Court finds that I/P Engine's Notice Of Calculation Of Supplemental Damages, Prejudgment Interest And Post-Judgment Interest may contain data that is confidential under the Protective Order entered

in this matter on January 23, 2012; that public notice has been given, that no objections have

been filed; that the public's interest in access is outweighed by the interests in preserving such

confidentiality; and that there are no alternatives that appropriately serve these interests.

3. For the sake of consistency with practices governing the case as a whole, I/P

Engine's Notice Of Calculation Of Supplemental Damages, Prejudgment Interest And Post-

Judgment Interest shall remain sealed and be treated in accordance with the terms and conditions

of the Protective Order.

Accordingly, it is ORDERED that Plaintiff's Motion to Seal is granted and I/P Engine is

permitted to file under seal its Notice Of Calculation Of Supplemental Damages, Prejudgment

Interest And Post-Judgment Interest. The Court shall retain sealed materials until forty-five (45)

days after entry of a final order. If the case is not appealed, any sealed materials should then be

returned to counsel for the filing party.

Dated: August 2/, 2013

Entered: 12/23/3
Wan Pro Tune 8/21/3

Eastern District of Virginia

2