UNITED STATES DISTRICT COURT EASTERN DISTRICT OF VIRGINIA NORFOLK DIVISION

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

MEMORANDUM IN SUPPORT I/P ENGINE'S MOTION TO SEAL EXHIBIT 3 TO THE MEMORANDUM IN SUPPORT OF PLAINTIFF I/P ENGINE'S FIRST MOTION IN LIMINE TO EXCLUDE INADMISSIBLE EVIDENCE

In support of its Motion to Seal pursuant to Local Rule 5, Plaintiff I/P Engine, Inc. ("I/P Engine") states the following:

- 1. I/P Engine moves the Court for leave to file under seal Exhibit 3 to its Memorandum in Support of its First Motion in Limine to Exclude Inadmissible Evidence. The afore-mentioned contain information that is marked as confidential by Defendants under the Protective Order entered in this matter on January 23, 2012 (D.I. No. 85) ("Protective Order").
- 2. There are three requirements for sealing court findings: (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)). I/P Engine's Exhibit 3 to its Memorandum in Support of its First Motion in Limine to Exclude Inadmissible

Evidence contains information that is marked by Defendants as confidential. An in camera copy

of the afore-mentioned is being provided to the Court. In light of Defendant's representation that

this is confidential material under the Protective Order, there appears to be no alternative that

appropriately serves Defendants' confidentiality concerns.

3. The information contained in the Memorandum and this exhibit contains Google's

proprietary and confidential information.

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

Engine believes Exhibit 3 should remain sealed and be treated in accordance with the terms and

conditions of the Protective Order.

5. Accordingly, and in satisfaction of the requirements of Local Rule 5, I/P Engine

respectfully asks the Court to enter the Proposed Agreed Order sealing Exhibit 3 to its

Memorandum in Support of its First Motion in Limine to Exclude Inadmissible Evidence.

Dated: September 21, 2012

By: /s/ Jeffrey K. Sherwood

Donald C. Schultz (Virginia Bar No. 30531)

W. Ryan Snow (Virginia Bar No. 47423)

CRENSHAW, WARE & MARTIN PLC

150 West Main Street

Norfolk, VA 23510

Telephone: (757) 623-3000

Facsimile: (757) 623-5735

Jeffrey K. Sherwood (Virginia Bar No. 19222)

Frank C. Cimino, Jr.

Kenneth W. Brothers

DeAnna Allen

Charles J. Monterio, Jr.

DICKSTEIN SHAPIRO LLP

1825 Eye Street, NW

Washington, DC 20006

Telephone: (202) 420-2200

2

DSMDB-3099624

Facsimile: (202) 420-2201

Counsel for Plaintiff I/P Engine, Inc.

CERTIFICATE OF SERVICE

I hereby certify that on this 21st day of September, 2012, the foregoing

MEMORANDUM IN SUPPORT I/P ENGINE'S MOTION TO SEAL EXHIBIT 3 TO THE MEMORANDUM IN SUPPORT OF PLAINTIFF I/P ENGINE'S FIRST MOTION IN LIMINE TO EXCLUDE INADMISSIBLE EVIDENCE, was served via the Court's

CM/ECF system and via Hand Delivery, on the following:

Stephen Edward Noona Kaufman & Canoles, P.C. 150 W Main St Suite 2100 Norfolk, VA 23510 senoona@kaufcan.com

David Bilsker
David Perlson
Quinn Emanuel Urquhart & Sullivan LLP
50 California Street, 22nd Floor
San Francisco, CA 94111
davidbilsker@quinnemanuel.com
davidperlson@quinnemanuel.com

Robert L. Burns
Finnegan, Henderson, Farabow, Garrett & Dunner, LLP
Two Freedom Square
11955 Freedom Drive
Reston, VA 20190
robert.burns@finnegan.com

Cortney S. Alexander
Finnegan, Henderson, Farabow, Garrett & Dunner, LLP
3500 SunTrust Plaza
303 Peachtree Street, NE
Atlanta, GA 94111
cortney.alexander@finnegan.com

/s/ Jeffrey K. Sherwood