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10	111 March 2 am 1 am	
11	UNITED STATES DISTRICT COURT	
12	NORTHERN DISTRICT OF CALIFORNIA	
13	SAN FRANCISCO DIVISION	
14	UNITED STATES OF AMERICA,) CASE NO. CR 11-0573 JSW
15	Plaintiff,) DECLARATION OF PETER B. AXELROD IN
16	v.) RESPONSE TO DEFENDANTS') ADMINISTRATIVE MOTION TO SEAL EXHIBIT) C TO GASNER DECLARATION (DOCKET NO.) 479)
17	WALTER LIEW; CHRISTINA LIEW; USA	
18	PERFORMANCE TECHNOLOGY, INC.; AND ROBERT MAEGERLE,)
19	Defendants.))
20		
21	I, Peter B. Axelrod, declare and state as follows:	
22	1. I am an Assistant United States Attorney assigned to the prosecution of the above-caption matter.	
23	2. I make this declaration in response to an administrative motion filed by defendants Walter Liew,	
24	Christina Liew, USA Performance Technology, Inc. (USAPTI), and Robert Maegerle to file under seal	
25	Exhibit C to the declaration of Stuart Gasner in support of defendants' motion to exclude expert	
26	testimony of Daniel Dayton. Docket No. 479. Exhibit C is an FBI report related to an interview of	
27	Daniel Dayton conducted on July 22, 2013.	
28	3. Based on consultations with DuPont, I believe that the FBI report related to an interview of	
	AXELROD DECLARATION RE: SEALING	
J	CR 11-0573 JSW	

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Daniel Dayton may properly be unsealed and made a part of the public docket in this case, except that Mr. Dayton's home address should be redacted from the first two lines of the first page of the report. I declare under penalty of perjury that the foregoing is true and correct to the best of my knowledge and that this declaration was executed on October 25, 2013 in San Francisco, California. **MELINDA HAAG** United States Attorney /S/ PETER B. AXELROD Assistant United States Attorney

AXELROD DECLARATION RE: SEALING CR 11-0573 JSW