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**UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA**

MIRAM YANIKIAN; LIANNA  
YANIKIAN,

Plaintiffs,

vs.

ALLSTATE INSURANCE COMPANY,  
DOES 1 THROUGH 100, INCLUSIVE,

Defendants.

CV 16-3030-BRO(PJWx)

Discovery Magistrate Judge Assigned:  
Hon. Patrick J. Walsh  
Courtroom 23

**DISCOVERY MATTER**

**ORDER FOR PROTECTION OF  
PRIVATE INFORMATION AND  
ORDER THEREON**

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1           **WHEREAS**, in the course of this litigation disclosure may be sought of  
2 information which a party considers to be confidential, sensitive, trade secret and/or  
3 proprietary; and

4           **WHEREAS**, the parties desire to establish a mechanism to permit the  
5 production of such information in the course of litigation without dilution or  
6 diminution of its protectable character;

7           **IT IS HEREBY STIPULATED**, by and between the parties hereto  
8 through their respective counsel of record, that to preserve the protectible character  
9 of claimed proprietary information in the pending action, the following shall govern  
10 the disclosure of information regarded as confidential:

11    **A.   LIMITATIONS ON USE OF CONFIDENTIAL INFORMATION**

12           1.    **“Confidential Information”** as used herein means any type of  
13 information which is designated as confidential by the supplying party, whether it be  
14 a document or thing, information contained in a document or thing, information  
15 revealed during a deposition, information revealed in an interrogatory answer or  
16 otherwise. Documents so designated shall be accessible only to the following persons:

- 17                   (a)   Parties to this action;
- 18                   (b)   Attorneys of record in this litigation and any associated counsel,  
19                           and employees of such attorneys and counsel to whom it is  
20                           necessary that the information be disclosed for purposes of this  
21                           litigation, as well as in house general counsel for the corporate  
22                           parties;
- 23                   (c)   Any person employed by a party or its/his attorneys of record in  
24                           this litigation or jointly by the parties as an independent expert  
25                           who agrees in writing to be bound by the terms of this Protective  
26                           Order; and
- 27                   (d)   The Court, arbitrators and/or mediators.

28           2.    Any information designated as **Confidential Information** shall not be

1 made available by the party receiving it to any persons or entities other than those  
2 persons identified hereinabove in paragraph 1, except when disclosure is required by  
3 law or is disclosed by a third party who has a lawful right to so disclose.

4 3. Any information designated as **Confidential Information** shall not be  
5 used by the other party *for any purpose other than in connection with this litigation.*

6 **B. LIMITATIONS ON THE USE OF CONFIDENTIAL INFORMATION**  
7 **--COUNSELS' EYES ONLY**

8 4. **“Confidential Information -- Counsels’ Eyes Only”** as used herein  
9 means any type of information which is designed as confidential -- counsels’ eyes  
10 only by the supplying party, whether it be a document or thing, information contained  
11 in a document or thing, information revealed during a deposition, information revealed  
12 in an interrogatory answer or otherwise. Documents so designated shall be accessible  
13 only to the following persons:

14 (a) Attorneys of record in this litigation and any associated counsel,  
15 and employees of such attorneys and counsel to whom it is necessary that the  
16 information be disclosed for purposes of this litigation as well as in house general  
17 counsel for the corporate parties; and

18 (b) Any person employed by a party or its/his attorneys of record in  
19 this litigation or jointly by the parties as an independent expert who agrees in  
20 writing to be bound by the terms of this Protective Order; and

21 (c) The Court, during trial, arbitration and/or mediation.

22 5. Any information designated as **Confidential Information -- Counsels’**  
23 **Eyes Only** shall not be made available by the party receiving it to any persons or  
24 entities other than those persons identified hereinabove in paragraph 4, except when  
25 disclosure is required by law or is disclosed by a third party who has a lawful right to  
26 so disclose.

27 6. Any information designated as **Confidential Information -- Counsels’**  
28 **Eyes Only** shall not be used by the other party *for any purpose other than in*

1 *connection with this litigation.*

2 **C. PROCEDURE FOR DESIGNATION OF**  
3 **CONFIDENTIAL INFORMATION**

4 7. Documents and things produced which contain **Confidential**  
5 **Information** may be designated as such by marking each page of the document or  
6 thing substantially as follows:

7 “**CONFIDENTIAL**” or “**CONFIDENTIAL**  
8 **PURSUANT TO PROTECTIVE ORDER**”

9 In lieu of marking the original of documents, the party may mark the copies that  
10 are produced or exchanged. If documents are produced for inspection pursuant to the  
11 Protective Order, marking of the documents as **Confidential Information** may be  
12 delayed until after the selection of the documents for copying by the receiving party,  
13 but before copying.

14 8. Information disclosed at the deposition of a party or one of its/her present  
15 or former officers, directors, employees, agents, or independent experts retained by  
16 a party for purposes of this litigation may be designated as **Confidential Information**  
17 by indicating on the record at the deposition that the testimony is **Confidential**  
18 **Information** and subject to the provisions of this Order.

19 9. The designating party shall have the right to have all persons, except the  
20 witness, and those persons identified hereinabove in paragraph 1, and court personnel  
21 excluded from the deposition room before the taking of testimony or any part thereof  
22 which the designating party designates as **Confidential Information**

23 10. Responses to particular interrogatories and requests for admission which  
24 contain **Confidential Information** shall contain a statement to the effect that “This  
25 Response Contains Confidential Information.” Each portion of the response to a  
26 particular interrogatory which contains **Confidential Information** shall be contained  
27 in brackets. The “**Confidential Information**” legend shall be placed on the first page  
28 of any set of responses which contain responses containing **Confidential**

1 **Information.**

2 **D. PROCEDURE FOR DESIGNATION OF CONFIDENTIAL**  
3 **INFORMATION -- COUNSELS' EYES ONLY**

4 11. Documents and things produced which contain **Confidential**  
5 **Information -- Counsels' Eyes Only** may be designated as such by marking each  
6 page of the document or things substantially as follows:

7 **“CONFIDENTIAL -- COUNSELS' EYES ONLY”**

8 In lieu of marking the original of documents, the party may make the copies that  
9 are produced or exchanged. If documents are produced for inspection pursuant to the  
10 Protective Order, marking of the documents as **Confidential Information --**  
11 **Counsels' Eyes Only** may be delayed until after the selection of the documents for  
12 copying by the receiving party, but before copying.

13 12. Information disclosed at the deposition of a party or one of its/her present  
14 or former officers, directors, employees, agents, or independent experts retained by  
15 a party for purposes of this litigation may be designated as **Confidential Information**  
16 **-- Counsels' Eyes Only** by indicating on the record at the deposition that the  
17 testimony is **Confidential Information -- Counsels' Eyes Only** and subject to the  
18 provisions of this Order.

19 13. The designating party shall have the right to have all persons, except the  
20 witness, and those persons identified hereinabove in paragraph 4, and court personnel  
21 excluded from the deposition room before the taking of testimony or any part thereof  
22 which the designating party designates as **Confidential Information**

23 14. Responses to particular interrogatories and requests for admission which  
24 contain **Confidential Information -- Counsels' Eyes Only** shall contain a statement  
25 to the effect that “This Response contains Confidential Information -- Counsels' Eyes  
26 Only.” Each portion of the response to a particular interrogatory which contains  
27 **Confidential Information -- Counsels' Eyes Only** shall be contained in brackets.  
28 The **“Confidential Information -- Counsels' Eyes Only”** legend shall be placed on

1 the first page of any set of responses which contain responses containing **Confidential**  
2 **Information -- Counsels' Eyes Only.**"

3 **E. RETURN OF CONFIDENTIAL INFORMATION**  
4 **AT THE CONCLUSION OF ACTION**

5 15. Within sixty (60) days after the conclusion of this litigation, any originals  
6 or reproductions of any documents referring to or containing **Confidential**  
7 **Information** and/or **Confidential Information -- Counsels' Eyes Only** shall be  
8 returned to the producing party, except that work-product copies may be destroyed.  
9 Legal memoranda or briefs referring to **Confidential Information** and/or  
10 **Confidential Information -- Counsels' Eyes Only** may be retained by counsel.  
11 Insofar as the provisions of any Protective Orders entered in this action restrict the  
12 communication and use of the documents produced hereunder, such Orders shall  
13 continue to be binding after the conclusion of this litigation, except (a) that there shall  
14 be no restriction on documents that are used as exhibits (unless the exhibits were filed  
15 under seal by permission of the Court); and (b) that a party may seek the written  
16 permission of the producing party or further Order of the Court with respect to  
17 dissolution or modification of this Protective Order.

18 **F. EFFECT OF PROTECTIVE ORDER**

19 16. The designation of any material in accordance with this Order as  
20 constituting or containing **Confidential Information** and/or **Confidential**  
21 **Information -- Counsels' Eyes Only** is intended solely to facilitate the preparation  
22 and trial of this action, and treatment of such material by counsel of record for named  
23 parties in conformity with such designation will not be construed in any way as an  
24 admission or agreement by any party that the designated material constitutes or  
25 contains any confidential or proprietary information.

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27 **G. OTHER PROVISIONS**

28 17. Nothing shall prevent disclosure beyond the terms of this Order if the

1 party designating the information as **Confidential Information** and/or **Confidential**  
2 **Information -- Counsels' Eyes Only** consents, in writing, to such disclosure, or if the  
3 Court, after notice to all parties, orders such disclosure.

4 18. No party shall be responsible to another party for any use made of  
5 information produced and not designated as **Confidential Information** and/or  
6 **Confidential Information -- Counsels' Eyes Only**.

7 19. A party shall not be obligated to challenge the propriety of a  
8 **Confidential Information** and/or **Confidential Information -- Counsels' Eyes Only**  
9 designation at the time made, and a failure to do so shall not preclude a subsequent  
10 challenge thereto. In the event that any party to this litigation disagrees at any stage  
11 of these proceedings with the designation of any information as **Confidential**  
12 **Information** and/or **Confidential Information -- Counsels' Eyes Only**, the parties  
13 shall try first to dispose of such dispute in good faith on an informal basis. If the  
14 dispute cannot be resolved, the party disputing the protected status may seek  
15 appropriate relief from the Court, and the party asserting confidentiality shall have the  
16 burden of proof.

17 20. Any party wishing to file any document, discovery, testimony, exhibits  
18 or other material with the Court, including, *inter alia*, transcripts of depositions,  
19 exhibits, briefs and memoranda, which comprise or contain **Confidential**  
20 **Information** and/or **Confidential Information -- Counsels' Eyes Only**, under seal,  
21 must comply with Local Rule of Court for the Central District Rule 79-5.2.

22 21. This Order shall be without prejudice to the right of any person to object  
23 to the production of any discovery material on the basis that such material is protected  
24 as a privileged communication or work product.

25 22. This Order shall be without prejudice to the right of any person to apply  
26 to the Court for such further Protective Orders under the provision of the *Federal*  
27 *Rules of Civil Procedure* as justice may require.

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**ORDER**

**IT IS HEREBY SO ORDERED.**

DATED: September 16, 2016



**The Honorable Patrick J. Walsh**  
Chief United States Magistrate Judge