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8 **UNITED STATES DISTRICT COURT**
9 **FOR THE EASTERN DISTRICT OF CALIFORNIA**

10 RANDY BLANKENCHIP and
11 SUSAN BLANKENCHIP

12 Plaintiffs,

13 vs.

14
15 CITIMORTGAGE, INC.; CAL-
16 WESTERN RECONVEYANCE, LLC; and
Does 1 through 50, inclusive,

17 Defendants.

Case No.: 2:14-cv-02309-WBS-AC

Assigned to Hon. William B. Shubb,
Courtroom 5

**(PROPOSED) ORDER APPROVING
STIPULATION TO SUPPLEMENT
ORDER GRANTING DEFENDANT
CITIMORTGAGE, INC.'S MOTION
FOR PROTECTIVE ORDER AS TO
NONPARTY'S INCOME
STATEMENTS**

[Filed concurrently with Stipulation]

Complaint filed: August 25, 2014
Trial date: June 7, 2016

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21 The Court APPROVES the stipulation by and between plaintiffs Randy
22 Blankenchip and Susan Blankenchip (**plaintiffs**) and defendant CitiMortgage, Inc.
23 (**Citi**) to supplement the Court's December 17, 2015 order, Dkt. No. 39, partially
24 granting Citi's motion for protective order concerning income statements of a nonparty
25 inadvertently produced by its counsel during discovery.

26 **IT IS HEREBY ORDERED:**

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1 1. Plaintiffs and their counsel shall not use the personal information of the
2 nonparty in any way, including but not limited to the nonparty's name, address,
3 employer name and employee identification number.

4 2. Plaintiffs and their counsel shall not contact or communicate with the
5 nonparty concerning the subject matter of this litigation, the income statements, or the
6 subject matter of Citi's motion for protective order, Dkt. No. 36.

7 3. The video/audio recording of the July 15, 2015 deposition of Citi's
8 corporate representative, Matthew Sinner, shall be edited as follows:


9 a. Plaintiffs shall arrange for the videographer to edit the video **and**
10 audio recordings of Mr. Sinner's July 15, 2015 deposition to block
11 out, delete, redact or similarly remove any and all reference to the
12 nonparty's name, address, employer, employee identification number
13 and any other personal information of the nonparty from every
14 instance it appears in the video/audio recordings, including but not
15 limited to the audio of protected information and video of the
16 nonparty's income statements, which are identified as bates numbers
17 CITI000019, CITI000020, CITI000021, CITI000305, CITI000306,
18 and CITI000307.

19 b. Plaintiffs shall destroy and ensure the videographer destroys any
20 unedited audio/video of Mr. Sinner's July 15, 2015 deposition.

21 4. Plaintiffs and their counsel shall not use the unedited video/audio
22 recording of Mr. Sinner's July 15, 2015 deposition in any way including introducing or
23 presenting the recording, or any portion thereof, at trial.

24 **IT IS SO ORDERED.**

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26 Dated: April 11, 2016



ALLISON CLAIRE
UNITED STATES MAGISTRATE JUDGE