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6 7 8 IN THE UNITED STATES DISTRICT COURT 9 FOR THE NORTHERN DISTRICT OF CALIFORNIA 10 11 BETTY DUKES, PATRICIA SURGESON, No. 3:01-cv-2252-CRB 12 EDITH ARANA, DEBORAH GUNTER, and CHRISTINE KWAPNOSKI, ORDER GRANTING IN PART AND 13 ENYING IN PART ADMINISTRATIVE MOTION TO Plaintiffs. 14 SEAL 15 WAL-MART STORES, INC., 16

Defendant.

Now before the Court is Wal-Mart Stores, Inc.'s amended administrative motion to seal records in connection with its motions for summary judgment. In a series of initial motions, Wal-Mart sought to seal voluminous records that extended far beyond the "compelling reasons" standard that governs the sealing of documents in support of dispositive motions. See Order Re Administrative Motions to Seal (dkt. 1129) (describing motions); Kamakana v. City and County of Honolulu, 447 F.3d 1172, 1177 (9th Cir. 2006) (describing legal standard). In response, the Court ordered Wal-Mart to reassess its initial motion and seek to seal only a narrowly tailored list of documents in compliance with the applicable standard. See Order Re Administrative Motions to Seal.

As stated in that Order, when a motion to seal is made in connection with dispositive motions, there is "a strong presumption in favor of access to court records." See Foltz v.

State Farm Mutual Auto. Insurance Company, 331 F.3d 1122, 1135 (9th Cir. 2003). "When discovery material is filed with the court . . . its status changes. If the documents are not among those which have 'traditionally been kept secret for important policy reasons,' then 'the public policy reasons behind a presumption of access to judicial documents (judicial accountability, education about the judicial process etc.),' apply." Id. at 1134 (quoting Times Mirror Co. v. United States, 873 F.2d 1210, 1219 (9th Cir. 1989) and Phillips ex rel. Estates of Byrd v. General Motors Corp., 307 F.3d 1206, 1213 (9th Cir. 2002)). Thus, a party must have "compelling reasons" to justify sealing court records; examples of such justification exist "when such court files might have become a vehicle for improper purposes,' such as the use of records to gratify private spite, promote public scandal, circulate libelous statements, or release trade secrets." Kamakana, 447 F.3d at 1179 (quoting Nixon v. Warner Communications, 435 U.S. 589, 598 (1978)). "The mere fact that the production of records may lead to a litigant's embarrassment, incrimination, or exposure to further litigation will not, without more, compel the court to seal its records." Id. (citing Foltz, 331 F.3d at 1136).

The Court has carefully reviewed Wal-Mart's amended motion to seal in light of the Court's order that Wal-Mart narrowly tailor its requests to those that comply strictly with the "compelling reasons" standard. As detailed in the following tables, the Court finds that the material Wal-Mart identified is in large part sealable, with the exception of several items falling into two categories: 1) information related to the Plaintiffs; and 2) information relevant to the underlying issues of this suit. The items that may be sealed fall into three broad categories: 1) trade secrets; 2) non-party personal information; and 3) non-party employment information.

The Court hereby ORDERS the parties to file on the public record the items indicated in the tables below as non-sealable ("NS") within ten (10) days of the entry of this Order. All other items shall remain under seal.

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EXHIBITS TO THE DECLARATION OF RACHEL S. BRASS IN SUPPORT OF WAL-MART STORES, INC.'S MOTION FOR PARTIAL SUMMARY JUDGMENT (Dkt. 1066)

No	Name of Document	Stated Reason	Seal (S)/Not Seal (NS):
			Reason
1	Brass Dec., Ex. 11:	Redactions for	S: Trade secret.
	Feb. 17, 2015 Letter	competitively sensitive	
	from Jenna Yott to	information.	
	Christine Webber.		

EXHIBITS TO THE DECLARATION OF MARK A. PERRY IN SUPPORT OF WAL-MART STORES, INC.'S REPLY MEMORANDUM IN SUPPORT OF ITS MOTION FOR SUMMARY JUDGMENT (Dkt. 1121)

2	Perry Dec., Ex. 5:	Redactions for	S: Trade secret.
	Deposition of Paula	competitively sensitive	
	Vaccaro (pg. 40).	information.	

DECLARATIONS IN SUPPORT OF WAL-MART STORES, INC.'S MOTIONS FOR SUMMARY JUDGMENT

3	Dec. of Ryan	Redactions for	S: Trade secret (2:8-9).
	Puryear.	competitively sensitive	
		information.	
4	Dec. of Lisa Riley	Redactions for	S: Trade secret (5:26).
	(pg. 5).	competitively sensitive	
		information.	

1	5	Exhibits to Dec. of	Wal-Mart policy	S: Trade secret (pages 6-9,
2		Lisa Riley	reflecting maximum	12-16, 18, 20-22).
3		Riley Dec., Ex. K:	pay ranges subject to	
4		Field Non-Exempt	protective order.	
5		Associate Pay Plan		
6		(Effective Sept. 11,		
7		2010).		
8	6	Exhibits to Dec. of		
9		Michelle Medlin		
10		a) Medlin Dec., Ex.	a) Reflecting Global	a) NS: Food safety audit
11		5: Aug. 2004 Global	Food Safety Audit	results.
12		Food Safety Audit.	results.	
13				
14		b) Medlin Dec., Ex.	b) Reflecting Global	b) NS: This document may
15		6: Feb., Apr., May.,	Food Safety Audit	have been incorrectly
16		June, July, & Sept.	results.	labeled. It is a Commitment
17		2004 Global Food		Matrix detailing each store's
18		Safety Audits.		rank and score in various
19				categories. Includes YTD
20				sales, but not trade secrets.
21				
22		c) Medlin Dec. Ex.:	c) Reflecting Global	c) NS: Food safety audit
23		7: WMDukes-	Food Safety Audit	results.
24		000147-015-	results.	
25		9000036,		
26		WMDukes-000147-		
27		015-9000120 -		
28		90000121.		

7	T-1-1-1-4 - 4 - 4 - 4		
7	Exhibits to the		
	Dec. of Brandyn		
	Zobel in Support		
	of Wal-Mart		
	Stores, Inc.'s		
	Reply		
	Memorandum in		
	Support of Its		
	Motions for		
	Summary		
	Judgment		
	a) Zobel Dec., Ex.	a) Current Wal-Mart	a) S: Trade secret.
	B: Sam's Club 2011	policy subject to	
	Field Compensation	protective order.	
	Changes.		
	b) Zobel Dec., Ex.	b) Current Wal-Mart	b) S: Trade secret.
	C: Sam's Club 2007	policy subject to	
	Facility Exempt Pay	protective order.	
	Plan.		

PLAINTIFFS' EXHIBITS

8	Renick Dec., Ex.	Redactions for	S: Trade secret.
	46: Feb. 17, 2015	competitively sensitive	
	Letter from Jenna	information.	
	Yott to Christine		
	Webber (duplicate		
	of Brass Dec., Ex.		
	11).		

EXHIBITS TO THE DECLARATION OF RACHEL S. BRASS IN SUPPORT OF WAL-MART STORES, INC.'S MOTION FOR PARTIAL SUMMARY JUDGMENT (Dkt. 1066)

1	Brass Dec., Ex. 1:		
	Deposition of betty		
	Dukes, Vol. 1		
	a) Page 217:19-20;	a) Testimony re: non-	a) S: Non-party information.
	255:2-4 and 8;	party employment	
	257:8 and 14.	information redacted	
		for privacy.	
	b) Exhibits 1, 2, 10,	b) Contact and non-	b) S: Non-party information.
	12, 16 and 21.	party information	
		redacted for privacy	
		and/or under FRCP §	
		5.2.	

2	Brass Dec., Ex. 5:		
	Deposition of		
	Kenneth S. Cagle		
	a) Page 3:17-18,	a) Non-party personal	a) S: Non-party contact
	and 21.	information redacted	information.
		for privacy and/or	
		under FRCP § 5.2.	
	b) Pages 262:7-8	b) Testimony re: non-	b) S: Names of non-parties
	and 18-25; 265:11-	party employment	(262:6-7, and 18; 265:11;
	12; 286:21; 287:1.	information redacted	286:1; 287:1).
		for privacy.	
3	Brass Decl., Ex. 13:	Non-party employment	S: Non-party employment
	Associate History	information redacted	information.
	Profile of Arturo	for privacy.	
	Mireles (Dkt. 1069-		
	45).		
4	Brass Decl., Ex.	Non-party personal	S: Non-party contact
	14: Deposition of	information redacted	information.
	Arturo Mireless	for privacy and under	
	(Dkt. 1069-46)	FRCP § 5.2.	
	Page 4:12-13, and		
	15.		

5	Brass Dcl., Ex. 15:	Non-party employment	S: Damages report re:
	Expert Report of	information redacted	Plaintiff Dukes cause of
	Denise Neumann	for privacy.	action. Only seal non-party
	Martin.		name on page 11 and the
			numbers within the chart
			from page 11 (as trade
			secret). The chart itself
			should not be redacted.
6	Brass Decl., Ex. 21:	Non-party employment	S: Non-party employment
	Personnel File of	information redacted	information.
	Carl Kirkland (Dkt.	for privacy.	
	1069-48).		
7	Brass Decl., Ex. 22:	Non-party employment	S: Non-party employment
	Personnel File of	information redacted	information.
	Isidro Francisco	for privacy.	
	(Dkt. 1069-49).		
8	Brass Dec., Ex. 26:		
	Deposition of		
	Christine		
	Kwapnoski, Vol. 1		
	a) Page 9:19-20.	a) Contact information.	a) S: Contact information.
	b) Pages 296:16-20;	b) Testimony re: non-	b) S: Testimony re: non-
	297:10-11; 297:15-	party employment	party employment
	298:3; 298:8-22.	information redacted	information.
		for privacy.	
	c) Exhibits 5, 23,	c) Redacted for privacy	c) S: Non-party information.
	32, and 34.	under FRCP § 5.2.	

9	Brass Dec., Ex. 27:	Testimony re: non-	S: Non-party information.
	Deposition of	party employment	
	Christine	information redacted	
	Kwapnoski, Vol. II	for privacy.	
	Pages 57:4-5; 8-9,		
	and 23; 77:13.		
10	Brass Dec., Ex. 29:	Non-party information	S: Non-party information.
	Deposition of Alan	redacted for privacy	
	Oshier	and under FRCP § 5.2.	
	Page 4:8-9 and 11.		
11	Brass Dec., Ex. 33:	Non-party information	S: Non-party information.
	Deposition of Ben	redacted for privacy	
	Dolan	and under FRCP § 5.2.	
	Page 6:14-15, 20,		
	and 22.		

12	Brass Dec., Ex. 34:		
	Deposition of Paula		
	Vaccaro		
	a) Page 7:16-17.	a) Non-party information	a) S: Non-party information.
		redacted for privacy.	
	b) Pages 119:2-25;	b) Testimony re: non-party	b) S: Vaccaro deposition contains
	122:10-11, 14, 16-17, and	employment information	pertinent information re: Kwapnoski
	20-22; 123:1, 5, 20, and	redacted for privacy.	COA and general wage information
	24; 124:1, 4, 9, 12, 17-18,		re: certain promotions and positions
	21, and 24; 125:10; 126:9-		relative to Kwapnoski. Only names
	11 and 15; 127:3, 10, and		of non-parties and their employment
	23-24; 128:2 and 7;		information should be sealed
	154:10 and 25; 155:15, 1		(119:24-25; 122:10-11, 14, 16-17,
	and 23l 156:4, 13, 16, and		and 20-22; 123:1, 20 and 24; 124:1,
	20-22; 157:5, 10, 13, 16		4, 9, 12, 17-18, 21, and 24; 126:10-
	and 25; 158:5, 12, 19-23,		11, and 15; 127:3, 10, and 23-24;
	and 25; 159:1-2, and 20;		128:2; 154:10, and 25; 155:15, and
	160:1, 4, 8, 10, 12-14, 21,		23; 156:4, 13, 16, and 20-22; 157:5,
	and 25; 161:1-2, 4, 10,		10, 13, 16, and 25; 158:5, 12, 19-23,
	and 21; 162:2, 9, 12, 15-		and 25; 159:1-2, and 20; 160:1, 4, 8,
	17; 163:7-9 and 22-23;		10, 12-14, 21 and 25; 161:1-2, 4, 10,
	164:2-3, 13, 18, and 22;		and 21; 162:2, 9, 12, and 15-17;
	165:3 and 12		163:7-9, and 22-23; 164:2-3, 13, 18,
			and 22; 165:3).

	1		T
13	Brass Dec., Ex. 35:		
	Deposition of		
	Phillip A. Goodwin		
	a) Page 4:4-5.	a) Non-party personal	a) S: Non-party personal
		information redacted	information.
		for privacy.	
	b) Pages 24:14-24.	b) Testimony re: non-	b) S: Testimony re: non-
		party information	party information.
		redacted for privacy.	
14	Brass Dec., Ex. 37:	Contact information	S: Contact information.
	Associate History	redacted for privacy.	
	Profile of Christine		
	Kwapnoski.		
15	Brass Dec., Ex. 38:	Non-party employment	S: Non-party employment
	E-mail from Karen	information redacted	information.
	Koons to Mary Beth	for privacy.	
	Lewis.		
16	Brass Dec., Ex. 43:	Non-party employment	S: Non-party employment
	PCA01355,	information,	information, contact
	PCA01360,	information relating to	information, and personal
	PCA01373-01375,	a non-party minor, and	information (including
	PCA01439-01440,	contact information	family matters concerning
	PCA01452-01455,	redacted for privacy.	non-party minor).
	PCA01543-01544,		
	and PCA 01559-		
	01561.		

	T		
17	Brass Dec., Ex. 44:	Non-party employment	S: Non-party employment
	Associate History	information redacted	information.
	Profile of Brian	for privacy.	
	Lothamer (Dkt.		
	1069-65).		
18	Brass Dec., Ex. 45:	Non-party employment	S: Non-party employment
	Associate History	information redacting	information.
	Profile of Roy	for privacy.	
	Matherly (Dkt.		
	1069-66).		
19	Brass Dec., Ex. 46:	Non-party employment	S: Non-party employment
	Associate History	information redacting	information.
	Profile of Michael	for privacy.	
	Montgomery (Dkt.		
	1069-67).		
20	Brass Dec., Ex. 47:	Non-party employment	S: Non-party employment
	Associate History	information redacting	information.
	Profile of Alberto	for privacy.	
	Padilla (Dkt. 1069-		
	68).		
21	Brass Dec., Ex. 48:	Non-party employment	S: Non-party employment
	Associate History	information redacting	information.
	Profile Joshua	for privacy.	
	Reynold (Dkt.		
	1069-69).		

22	Brass Dec., Ex. 49:	Non-party employment	S: Non-party employment
	Associate History	information redacting	information.
	Profile of Bryce	for privacy.	
	Sherman (Dkt.		
	1069-70).		
23	Brass Dec., Ex. 50:	Non-party employment	S: Non-party employment
	Associate History	information redacting	information.
	Profile of Chris	for privacy.	
	Ward (Dkt. 1069-		
	72).		
24	Brass Dec., Ex. 51:	Non-party employment	S: Non-party employment
	Associate History	information redacting	information.
	Profile of Tyler	for privacy.	
	Whitney (Dkt.		
	1069-72).		
25	Brass Dec., Ex. 52:	Non-party employment	S: Non-party employment
	Associate History	information redacting	information.
	Profile of Marc	for privacy.	
	Arnold (Dkt. 1069-		
	73).		
26	Brass Dec., Ex. 53:	Non-party employment	S: Non-party employment
	Associate History	information redacting	information.
	Profile of Paul	for privacy.	
	Cortopassi (Dkt.		
	1069-74).		

EXHIBITS TO THE DECLARATION OF MICHELE L. MARYOTT IN SUPPORT OF WAL-MART STORES, INC.'S MOTION FOR PARTIAL SUMMARY JUDGMENT (Dkt. 1071)

27	Maryott Dec., Ex.		
	1: Deposition of		
	Marvin Raps		
	a) Pages 3:11-12,	a) Non-party personal	a) S: Non-party personal
	14.	information redacted	information.
		for privacy and under	
		FRCP § 5.2.	
	b) Pages 120:16-20.	b) Testimony re: non-	b) S: Testimony re: non-
		party employment	party employment
		information redacted	information.
		for privacy.	
28	Martyott Dec., Ex.	Non-party personal	S: Non-party personal
	7: Deposition of	information redacted	information.
	Tanya Ellis (Dkt.	for privacy.	
	1071-21)		
	Page 2:10-11, and		
	13.		
29	Maryott Dec., Ex. 8:	Non-party employment	S: Non-party personal
	Personnel File of	information redacted	information.
	Shaun Collins (Dkt.	for privacy.	
	1071-22).		

l ——			
30	Maryott Dec., Ex.	Non-party employment	S: Non-party personal
	12: Personnel File	information redacted	information.
	of Baljinder	for privacy.	
	Jawanda (Dkt.		
	1071-23).		
31	Maryott Dec., Ex.		
	15: Deposition of		
	Bernard Seaman		
	a) Page 3:13-16, 18,	a) Non-party personal	a) S: Non-party personal
	and 20.	information redacted	information.
		for privacy.	
	b) Page 111:3-4.	b) Testimony re: non-	b) S: Non-party employment
		party employment	information.
		information redacted	
		for privacy.	
	c) Exhibit 3.	c) Non-party	c) S: Non-party employment
		employment	information.
		information redacted	
		for privacy.	

32	Maryott Dec., Ex.		
	16: Deposition of		
	David Riggs		
	a) Page 4:18-19,	a) Non-party personal	a) S: Non-party personal
	and 21.	information redacted	information.
		for personal	
		information.	
	b) Pages 241:21-	b) Testimony regarding	b) S: Non-party employment
	242:4.	non-party employment	information.
		information redacted	
		for privacy.	
33	Maryott Dec., Ex.	Non-party personal	S: Non-party personal
	17: Deposition of	information redacted	information.
	Varazat "John"	for privacy and under	
	Kocharian	FRCP § 5.2.	
	Pages 4:18-19, 22,		
	and 24.		
34	Maryott Dec., Ex.	Non-party personal	S: Non-party personal
	18: Deposition of	information redacted	information.
	Judy Evans (Dkt.	for privacy.	
	1071-28)		
	Page 4:9-10, and		
	20.		

35	Maryott Dec., Ex.		
	19: Deposition of		
	Lori Schmidt		
	a) Pages 7:20 and	a) Non-party personal	a) S: Non-party personal
	22-23.	information redacted	information.
		for privacy.	
	b) Exhibits 2 and 7.	b) Non-party	b) S: Typo in Motion -
		employment	should be Exhibits 6 and 7.
		information redacted	Non-party employment
		for privacy.	information.
36	Maryott Dec., Ex.	Testimony re: non-	S: Non-party employment
	20: Deposition of	party employment	information.
	Edith Arana II	information redacted	
	(Dkt. 1070-30)	for privacy.	
	Pages 69:3-6.		
37	Maryott Dec., Ex.	Non-party employment	S: Non-party employment
	21: Personnel File	information redacted	information.
	of Edith Arana.	for privacy.	
38	Maryott Dec., Ex.	Non-party personal	S: Non-party personal
	22: Deposition of	information redacted	information.
	Mickey Anderson	for privacy and under	
	Page 4:11-12, 14,	FRCP § 5.2.	
	18, 23, and 25.		

39	Maryott Dec., Ex.	Testimony re: non-	S: Non-party employment
	24: Deposition of	Party employment	information.
	Deborah Gunter	information redacted	
	Pages 23:1-26:13;	for privacy.	
	28:1-29:22; 34:7-		
	20; 116:21-117:2;		
	126:8-16; 162:9-18.		
40	Maryott Dec., Ex.	Non-party personal	S: Non-party personal
	26: Deposition of	information redacted	information.
	Jacqueline	for privacy.	
	Williams		
	Page 7:18 and 20-		
	21.		

EXHIBITS TO THE DECLARATION OF MARK A. PERRY IN SUPPORT OF WAL-MART STORES, INC.'S REPLY MEMORANDUM IN SUPPORT OF ITS MOTION FOR SUMMARY JUDGMENT (Dkt. 1121)

41	Perry Dec., Ex. 4:		
	Deposition of		
	Charles Salby		
	(Dkt. 1122-40)		
	a) Page 4:16-20.	a) Non-party personal	a) S: Non-party personal
		information redacted	information.
		for privacy and under	
		FRCP § 5.2.	
	b) Exhibit 1.	b) Non-party personal	b) S: Non-party employment
		information redacted	information.
		for privacy and under	
		FRCP § 5.2.	
42	Perry Dec., Ex. 5:		
	Deposition of		
	Paula Vaccaro		
	a) Page 7:16-17.	a) Non-party personal	a) S: Non-party personal
		information redacted	information.
		for privacy.	
	b) Pages 75-76,	b) Non-party	b) S: Non-party employment
	218, and Exhibit 8.	employment	information; 75:1, and 11-
		information redacted	12; 76:17, 20, and 22, 218
		for privacy.	and Exhibit 8.

43	Perry Dec., Ex. 7:	Non-party employment	S: Name of non-party.
	Deposition of	information redacted	
	Christine	for privacy.	
	Kwapnoski		
	Page 156:12.		
44	Perry Dec., Ex. 8:	Non-party employment	S: Damages report re:
	Damages Report by	information redacted	Plaintiff Kwapnoski; wages
	Kirk Marangi.	for privacy.	earned, comparative wages
			per position, etc. Seal pay
			rate amount (trade secret).
45	Perry Dec., Ex. 10:	Non-party employment	S: Non-party employment
	Personnel File of	information redacted	information.
	Jon Salomone (Dkt.	for privacy.	
	1122-44).		
45 ¹	Perry Dec., Ex. 13:		
	Deposition of Peter		
	Danoff		
	a) Page 6:13-14.	a) Non-party personal	a) S: Non-party personal
		information.	information.
	b) Pages 56:3, 6,	b) Non-party	b) Non-party employment
	and 9; 99:1, 5, and	employment	information.
	22-23; 103:2 and 6.	information.	

¹ In the Administrative Motion to Seal, the numerical order is incorrect. That error is repeated here for purposes of consistency and cross reference.

4	16	Perry Dec., Ex. 15:	Non-party personal	S: Non-party personal
		Deposition of	information redacted	information.
		Jacqueline	for privacy.	
		Williams (Dkt.		
		1122-56)		
		Pages 7:8, 20-21.		

DECLARATIONS IN SUPPORT OF WAL-MART STORES, INC.'S MOTIONS FOR SUMMARY JUDGMENT

47	Declaration of	Testimony relating to	S: Non-party minor
	Donald Taylor.	non-party minor	information.
		redacted for privacy.	

48	Exhibits to Declaration		
	of Tracy Englebrecht		
	a) Englebrecht Decl., Ex.	a) Exhibit A: Non-party	a) S: Non-party wage and
	B: Mar. 12, 2015 Letter	employment information.	employment information.
	from Jenna Yott to		
	Christine Webber.		
	b) Englebrecht Decl., Ex.	b) Exhibit A: Non-party	b) S: Non-party wage and
	C: Mar. 17, 2015 Letter	employment information.	employment information.
	from Jenna Yott to		
	Christine Webber.		
	c) Englebrecht Decl., Ex.	c) Exhibit C: Non-party	c) S: Non-party wage and
	D: Mar. 17, 2015 Letter	employment information.	employment information.
	from Jenna Yott to		
	Christine Webber.		
	d) Englebrecht Decl., Ex.	d) Exhibits A-B: Non-party	d) S: Non-party wage and
	G: Mar. 10, 2015 Letter	employment information.	employment information.
	from Jenna Yott to		
	Christine Webber.		
	e) Englebrecht Decl., Ex.	e) Exhibit A: Non-party	e) S: Non-party wage and
	H: Mar. 5, 2015 Letter	employment information.	employment information.
	from Jenna Yott to		
	Christine Webber.		
	f) Englebrecht Decl., Ex.	f) Exhibit A: Non-party	f) S: Non-party wage and
	I: Mar. 19, 2015 Letter	employment information.	employment information.
	from Jenna Yott to		
	Christine Webber.		

1	49	Declaration of	Non-party employment	- NS: 2:17-18: Wage
2		Paula Vaccaro	information redacted	information for Plaintiff
3		Pages 2:17-18, 22-	for privacy.	Dukes.
4		23, and 25-26; 3:2-		- S: 2:22-23, and 25-26:
5		5, 10, and 13; 4:27-		Employment information of
6		5:2; 5:7-8.		a non-party.
7				- S: 3:2-5: Non-party
8				employment information.
9				- NS: 3:10 and 13: Wage
10				and employment
11				information of Plaintiff
12				Dukes.
13				- S: 4:27-5:2: Wage
14				information of non-party.
15				-NS: 5:7-8: Wage
16				information of Plaintiff
17				Arana.
18	50	Exhibits to	Non-party employment	NS: (Dkt. 1068-27)
19		Declaration of	information.	Investigation as to Christine
20		Paual Vaccaro		Kwapnoski. Document
21		Vaccaro Decl., Ex.		should not be sealed in its
22		1: June 2012		entirety, but names of non-
23		Redbook		parties should be sealed.
24		Investigation (ECF		(Dkt. 1068-27): E-mails re:
25		Nos. 1068-27 and		Kwapnoski. Seal contact
26	L	1068-28).		information for non-parties.
27				

51	Exhibits to		
	Declaration of		
	Michelle Medlin		
	a) Medlin Decl., Ex.	a) Non-party	a) S: Letter from non-party
	1: WMDukes-	employment	re: Plaintiff Kwapnoski.
	086012-009-	information redacted	Only seal signature.
	000000311.	for privacy.	
	b) Medlin Decl., Ex.	b) Non-party	b) S: Letter from non-party
	2: WMDukes-	employment	re: Plaintiff Kwapnoski.
	000147-014-	information redacted	Seal names of non-party
	00000014-	for privacy.	individuals.
	00000021.		
	c) Medlin Decl., Ex.	c) Non-party personal	c) S: Declaration re:
	3: WMDukes-	and employment	statement made by Plaintiff
	000147-012-	information redacted	Kwapnoski. Seal names
	00000014-	for privacy.	non-party individuals.
	00000015.		
	d) Medlin Decl., Ex.	d) Non-party	d) S: Investigation report re:
	4: Isenburg Report	employment	Plaintiff Kwapnoski. Seal
	(PCA02584-	information redacted	names/information of non-
	PCA02599).	for privacy.	party individuals.

52	Declaration of	Non-party employment	S: Non-party employment
	Brandyn Zobel in	information redacted	information.
	Support of Wal-	for privacy.	
	Mart Stores, Inc.'s		
	Reply		
	Memorandum in		
	Support of Its		
	Motions for		
	Summary		
	Judgment		
	Pages 5-6.		

<i>5</i> 2			
53	Exhibits to the Decl, of		
	Brandyn Zobel in		
	Support of Wal-Mart's		
	Reply Memorandum in		
	Support of its Mot. for		
	Summary Judgment		
	a) Zobel Dec., Ex. A:	a) Non-party employment	a) S: Non-party employment
	March 17, 2015 Letter	information redacted for	information.
	from Jenna Yott to	privacy.	
	Christine Webber, Ex. B.		
	b) Zobel Dc., Ex. D:	b) Non-party employment	b) S: Non-party employment
	March 9, 2015 Letter from	information redacted for	information.
	Jenna Yott to Christine	privacy.	
	Webber, Exhibits B & D		
	(excerpts).		
	c) Zobel Dec., Ex. E:		
	Associate History Profile	c) Non-party employment	c) S: Non-party employment
	of William Biggs.	information.	information.
	d) Zobel Dec., Ex. F:		
	Associate History Profile	d) Non-party employment	d) S: Non-party employment
	of Shawn Hill.	information.	information.
	e) Zobel Dec., Ex. G:		
	Associate History Profile	e) Non-party employment	e) S: Non-party employment
	of Dwayne Givens.	information.	information.
	f) Zobel Dec., Ex. H:		
	Associate History profile	f) Non-party employment	f) S: Non-party employment
	of Arthur French.	information.	information.

g) Zobel Dec., Ex. I:	g) Non-party employment	g) S: Non-party employment
Associate History Profile	information.	information.
of Ian Holm.		
h) Zobel Dec., Ex. J:	h) Non-party employment	h) S: Non-party employment
Associate History Profile	information.	information.
of Bruce Dreier.		
i) Zobel Dec., Ex. K:	i) Non-party employment	i) S: Non-party employment
Associate History Profile	information.	information.
of Chad Penn.		
j) Zobel Dec., Ex. L:	j) Non-party employment	j) S: Non-party employment
Associate History Profile	information.	information.
of Ronald Olguin.		
k) Zobel Dec., Ex. M:	k) Non-party employment	k) S: Non-party employment
Associate History Profile	information.	information.
of Frederic Frost.		
l) Zobel Dec., Ex. N:	l) Non-party employment	1) S: Non-party employment
Associate History Profile	information.	information.
of Zechariah Meyer.		

BRIEFS

54	Wal-Mart Stores,	Non-party employment	S: Only non-party names
	Inc.'s Notice of	information redacted	and information should be
	Motion and Motion	for privacy.	sealed (4:6-9; 24:4).
	for Partial Summary		
	Judgment Against		
	Plaintiff Betty		
	Dukes on her		
	Second and Third		
	Claims for Relief;		
	Memorandum of		
	Points and		
	Authorities in		
	Support Thereof.		
55	Wal-Mart Stores,	Non-party employment	S: Only non-party names
	Inc.'s Notice of	information redacted	and information should be
	Motion and Motion	for privacy.	sealed (10:8-9).
	for Partial Summary		
	Judgment Against		
	Plaintiff Christine		
	Kwapnoski on her		
	Second Claim for		
	Relief;		
	Memorandum of		
	Points and		
	Authorities in		
	Support Thereof.		

56	Wal-Mart Stores,	Non-party employment	S: Only non-party names
	Inc.'s Notice of	information redacted	and information should be
	Motion and Motion	for privacy.	sealed.
		Tor privacy.	Scarca.
	for Partial Summary		
	Judgment Against		
	Plaintiffs Patricia		
	Surgeson, Edith		
	Arana, and Deborah		
	Gunter on their		
	Second Claim for		
	Relief;		
	Memorandum of		
	Points and		
	Authorities in		
	Support Thereof.		
57	Wal-Mart Stores,	Non-party employment	S: Only non-party names
	Inc.'s Reply in	information redacted	and information should be
	Support of Motion	for privacy.	sealed (17:14-18).
	for Partial Summary		
	Judgment Against		
	Plaintiff Betty		
	Dukes.		

58	Wal-Mart Stores,	Non-party employment	S: Only non-party names
	Inc.'s Reply in	information redacted	and information should be
	Support of Motion	for privacy.	sealed (15:2-21).
	for Partial Summary		
	Judgment Against		
	Plaintiff Christine		
	Kwapnoski.		
59	Wal-Mart Stores,	Non-party employment	S: Only non-party names
	Inc.'s Reply in	information redacted	and information should be
	Support of Motion	for privacy.	sealed (15:28-16:5-7; 30:6-
	for Partial Summary		7).
	Judgment Against		
	Plaintiffs Patricia		
	Surgeson, Edith		
	Arana, and Deborah		
	Gunter.		

IT IS SO ORDERED.

Date: August 25, 2015

CHARLES R. BREYER

UNITED STATES DISTRICT JUDGE