

UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA
 OAKLAND DIVISION

CHRISTOPHER CORCORAN, et al.,
 Plaintiffs,
 v.
 CVS PHARMACY, INC.,
 Defendant.

No. 15-CV-03504-YGR

[PROPOSED] ORDER GRANTING, IN PART, PLAINTIFFS’ ADMINISTRATIVE MOTION TO FILE UNDER SEAL MATERIALS DESIGNATED AS CONFIDENTIAL [DKT. NO. 214]

Plaintiffs filed an Administrative Motion to File Under Seal Materials Designated as Confidential (“Motion to Seal”) in the above-captioned action on January 9, 2017 pursuant to Local Rules 7-11 and 79-5. *See* Dkt. No. 214.

The Court, having considered Plaintiffs’ Motion to Seal, all papers and evidence submitted in support, the pertinent pleadings, and the applicable law, and finding compelling reasons and good cause therefore, hereby **GRANTS** the Motion to Seal. It is **ORDERED** that the following materials are to be filed under seal pursuant to Civil Local Rule 79-5(b) and (e):

Plaintiffs’ Reply in Support of Class Certification & Exhibits Thereto

Document or Portion of Document Sought to Be Sealed	Evidence Offered in Support of Sealing	Order
Plaintiffs’ Reply in Support of Plaintiffs’ Motion for Class Certification (“Class Cert. Reply”) at page 4, lines 20–22, page 4 lines 28–page 5 line 3, page 10 lines 1–3, page 10 lines 24–25	Moffatt Omnibus Declaration (Feb. 15, 2017) (“Moffatt Omnibus Declaration”) ¶ 40(a)	GRANT

1	Class Cert. Reply at Footnote 14	Moffatt Omnibus Declaration ¶ 40(b)	GRANT
2			
3	Ex. 41 (Elizabeth Wingate	Moffatt Omnibus Declaration ¶ 41	GRANT
4	Transcript (Feb. 23, 2016))		
5	Ex. 42 (Thomas Gibbons Transcript	Moffatt Omnibus Declaration ¶	GRANT
6	(Dec. 13, 2016))	42(a)	
7	Ex. 44 (John Zevzavadjian	Moffatt Omnibus Declaration ¶	GRANT
8	Transcript (Nov. 1, 2016))	42(b)	
9	Ex. 45 (Susan Colbert Transcript	Moffatt Omnibus Declaration ¶	GRANT
10	(Oct. 26, 2016))	42(c)	
11	Ex. 46 (Robert Greenwood	Moffatt Omnibus Declaration ¶	GRANT
12	Transcript (Sept. 28, 2016))	42(d)	
13	Ex. 47 (John Lavin Transcript (Jan.	Moffatt Omnibus Declaration ¶	GRANT
14	5, 2017))	43(a)	
15	Ex. 48 (Amber Compton Transcript	Moffatt Omnibus Declaration ¶	GRANT
16	(Dec. 16, 2016))	43(b)	
17	Ex. 49 (Michael Reichardt	Moffatt Omnibus Declaration ¶	GRANT
18	Transcript (Dec. 20, 2016))	43(c)	
19	Ex. 50 (William Barre Transcript	Moffatt Omnibus Declaration ¶	GRANT
20	(Nov. 17, 2016))	43(d)	
21	Ex. 51 (a spreadsheet of CVS's	Moffatt Omnibus Declaration ¶ 44	GRANT
22	contracts with entities not party to		
23	this lawsuit)		
24	Ex. 52 (Sevak Melkonian Transcript	Moffatt Omnibus Declaration ¶	GRANT
25	(July 21, 2016))	42(e)	
26	Ex. 53 (Hilary Dudley Transcript	Moffatt Omnibus Declaration ¶ 42(f)	GRANT
27	(Sept. 20, 2016))		
28			

1 2	Ex. 58 (Brett Barlag Transcript (Dec. 19, 2016))	Moffatt Omnibus Declaration ¶ 45	GRANT
3 4 5	Ex. 59 (an internal CVS document discussing internal business strategies)	Moffatt Omnibus Declaration ¶ 46	GRANT
6 7 8 9	Ex. 60 (Rebuttal Declaration of Dr. Robert Navarro (Jan. 9, 2017)) at paragraphs 6–15, 17, 19–21, 24, and 26–27; and Footnotes 14, 29, and 43	Moffatt Omnibus Declaration ¶ 47(a–e)	GRANT
10 11 12 13 14 15 16	Ex. 61 (Rebuttal Declaration of Dr. Joel Hay (Jan. 9, 2017)) at paragraphs 7–11, 13–15, 19–21, 24, 25–27, 30–33, 34, 36, 38, 45–46, 49–50, 59; Footnotes 2, 4, 10, 16, and 20; Subheadings “III.G–H.”; Tables 1–22; and Exhibits D–H	Moffatt Omnibus Declaration ¶ 48(a–e)	GRANT
17 18 19 20	Ex. 62 (a compilation of transcript experts titled “PBM Witness Testimony” (undated))	Moffatt Omnibus Declaration ¶ 43(e)	GRANT

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It is further **ORDERED** that the following materials are to be filed on the public docket without redaction within five business days. For these materials, the Designating Party of the allegedly confidential information therein has stated that the materials need not be redacted or filed under seal.

Document or Portion of Document	Order
Class Cert. Reply at page 11 lines 15–16, page 11 lines 19–21, page 11 lines 22–25, page 12 lines 10–12; and Footnote 10	GRANT
Ex. 55 (Edward McGinley Transcript (Dec. 20, 2016))	GRANT
Ex. 56 (Catherine Graeff Transcript (Dec. 16, 2016))	GRANT
Ex. 57 (John Jones Transcript (Dec. 14, 2016))	GRANT
Ex. 60 (Rebuttal Declaration of Dr. Robert Navarro (Jan. 9, 2017)) at paragraphs 4–5, 18, and 33	GRANT
Ex. 61 (Rebuttal Declaration of Dr. Joel Hay (Jan. 9, 2017)) at paragraph 12	GRANT

Dated: March 21, 2017


 Hon. Yvonne Gonzalez Rogers
 United States District Court