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**UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA**

STEVE CAVNER, et al.,

vs.

AIRBORNE SYSTEMS NORTH
AMERICA OF CA, INC., et al.,


Defendants.

CASE NO. 15cv2656-LAB (BGS)
ORDER GRANTING MOTION TO SEAL

“When ruling on a motion to seal court records, the district court must balance the competing interests of the public and the party seeking to seal judicial records” and “must articulate a factual basis for each compelling reason to seal.” *In re Midland Nat. Life Ins. Co. Annuity Sales Practices Litig.*, 686 F.3d 1115, 1119 (9th Cir. 2012). Airborne asks the Court to seal eight exhibits attached to its summary judgment motion. The Cavner’s don’t oppose. The Court agrees that since these exhibits contain ITAR-content related to confidential information about American military parachutes, compelling reasons exist to seal these exhibits. The motion to seal is granted.

IT IS SO ORDERED.

DATED: April 5, 2017


HONORABLE LARRY ALAN BURNS
United States District Judge