

**PARTIES= JOINT EXHIBIT LIST**

CASE NO.: Civil Action No. 09-cv-02857-REB-MEH

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CASE

CAPTION: American Republic Insurance Company v. Great-West Life & Annuity Insurance Company

NUMBER	OFFERING PARTY	DESCRIPTION	STIP	IN	OUT	COMMENTS
1	Plaintiff	Network and Medical Management Services Agreement dated 10/20/2005 including all Amendments. (Powell Declaration Exh. A)	Y	7/14/10		
2	Plaintiff	Correspondence dated 02/20/2008 from Great West to American Republic re: Great West enters agreement to sell its U.S. healthcare business to CIGNA. (Powell Declaration Exh. B)	Y			
3	Plaintiff	Correspondence dated 03/14/2008 from Elizabeth Powell of American Enterprise to Kent Boyer of Great West re: American Enterprise's Notice of Consent to Great West and CIGNA. (Powell Declaration Exh. C)	Y			
4	Plaintiff	Correspondence dated 10/10/2008 from Weil, Gotshal & Manges, LLP to Mike Fitzgerald of American Enterprise re: Great West Network and Medical Management Agreement. (Powell Declaration Exh. D)	Y			
5	Plaintiff	Correspondence dated 12/18/2008 from David Aspinwall of Great West to Mike Fitzgerald of American Enterprise re: Great West Supports CIGNA's Position and Claims Great West did not Assign the Agreement to CIGNA. (Powell Declaration Exh. E)	Y			

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CASE CAPTION: American Republic Insurance Company v. Great-West Life & Annuity Insurance Company

NUMBER	OFFERING PARTY	DESCRIPTION	STIP	IN	OUT	COMMENTS
6	Plaintiff	Correspondence dated 07/06/2009 from Ronald Vance of CIGNA to Elizabeth Powell of American Enterprise re: Network Agreements. (Powell Declaration Exh. F)	Y	1/14/10		
7	Plaintiff	Correspondence dated 11/24/2009 from Ronald Vance of CIGNA to Elizabeth Powell of American Enterprise re: American Republic Member ID Cards to GWH-CIGNA PPO. (Powell Declaration Exh. G)	Y			
8	Plaintiff	E-Mail dated 09/09/2009 with Attachment from Pamela Martin of CIGNA to Tim Hegwood of American Republic re: Important Updates / ID Card Guidelines, Premium / Fee Lockbox. (Powell Declaration Exh. H)	Y			
9	Plaintiff	Correspondence dated 12/03/2009 from Ronald Vance of CIGNA to Elizabeth Powell of American Enterprise re: Response to Elizabeth Powell Correspondence of 12/01/2009 to Ronald Vance and David Aspinwall. (Powell Declaration Exh. I)	Y			
10	Plaintiff	Correspondence dated 09/10/2009 from Elizabeth Powell to Ronald Vance re: American Republic Entitled to Certain Services Which have not been Received for a Period of Time. (Powell Declaration Exh. J)	Y			

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11	Plaintiff	Correspondence dated 09/18/2009 from Reed Smith, LLP to both CIGNA and Great West re: Mediation Demand. (Powell Declaration Exh. K)	Y	1/14/10		
12	Plaintiff	Correspondence dated 11/20/2008 from Mike Fitzgerald of American Enterprise to Richard Schultz of Great West re: Provisions to Network and Medical Management Services Agreement dated 10/20/2005. (Powell Declaration Exh. L)	Y			
13	Plaintiff	E-Mail dated 12/14/2008 from Mike Fitzgerald of American Enterprise to David Aspinwall of Great West re: Follow-Up on American Enterprise History. (Powell Declaration Exh. M)	Y			
14	Plaintiff	Correspondence dated 01/16/2009 from Mike Fitzgerald of American Enterprise to David Aspinwall re: Response to David Aspinwall Correspondence of 12/18/2008. (Powell Declaration Exh. N)	Y			
15	Plaintiff	Correspondence dated 02/02/2009 from Mike Fitzgerald to David Aspinwall re: Attached Copy of Mike Fitzgerald Letter of 01/16/2009. (Powell Declaration Exh. O)	Y			

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16	Plaintiff	Correspondence dated 02/09/2009 from David Aspinwall to Mike Fitzgerald re: Response to Mike Fitzgerald Letters of 01/16/2009 and 02/02/2009. (Powell Declaration Exh. P)	Y	1/14/10		
17	Plaintiff	Correspondence dated 05/15/2009 from Elizabeth Powell of American Enterprise to Ronald Vance of CIGNA and David Aspinwall of Great West re: Additional Written Request that American Republic be given Expanded Network Access to New Markets under Network and Medical Management Services Agreement. (Powell Declaration Exh. Q)	Y			
18	Plaintiff	Correspondence dated 12/01/2009 from Elizabeth Powell of American Enterprise to Ronald Vance of CIGNA and David Aspinwall of Great West re: Ronald Vance Letter of 1/24/2009 Clarifying that Issuance of New Membership Cards to American Enterprise Customers will not be Required by Great West / CIGNA on 01/01/2010. (Powell Declaration Exh. R)	Y			
19	Plaintiff	Asset and Stock Purchase Agreement dated 11/26/2007 by and among Great West Life & Annuity Insurance Company, First Great West Life & Annuity Insurance Company, The Canada Life Assurance Company and Connecticut General Life Insurance Company.	Y			

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20	Plaintiff	E-mail dated 12/18/2009 from Susan Sadler to Cindy Godwin re: Client Communication Concerning Premium / Fee Lockbox	Y	1/14/10		
21	Plaintiff	Invoice from CIGNA dated 12/24/09 showing that checks should be made payable to CIGNA	Y			
22	Plaintiff	PPO Summary provided by CIGNA on 12/24/2009.	Y			SEALED
23	Plaintiff	AOP Summary provided by CIGNA on 12/24/2009.	Y			SEALED
24	Plaintiff	Network News e-Newsletter dated 09/00/2009.	Y			
25	Plaintiff	Guide dated 10/00/2009 re: New GWH-CIGNA ID Cards	Y			
26	Plaintiff	American Republic Insurance Company Sample ID Card for Great West Open Access Healthcare	Y			
27	Plaintiff	Letter dated 04/01/2008 from Great West Healthcare and CIGNA to "Dear Participating Provider" re: As of 04/01/2008 Great West Healthcare is now part of CIGNA.	Y			
28	Plaintiff	E-mail dated 09/14/2009 from Bonita Boykin of CIGNA to P. Park of Physician Interlink.com re: CIGNA September Network Newsletter	Y			

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29	Plaintiff	Webpage dated 11/26/2007 re: News Release for CIGNA to Acquire Great West Healthcare	Y	1/14/10		
30	Plaintiff	Spreadsheet re: Network Discounts by Sub-Market	Y			SEALED
31	Plaintiff	Spreadsheet re: CIGNA West RFP Discounts	Y			SEALED
32	Plaintiff	CV of William G. Krieger	Y			
33	Defendant	Letter dated November 6, 2008, from Joe Hoffman of CIGNA to Brian Fellner of American Enterprises	Y	✓		
34	Plaintiff	Letter dated 12/01/2009 from Donna Scowden of Peachtree Park Pediatrics to "Dear Parent" re: Records Indicate that your Insurance is Great West				
35	Plaintiff	Chart re: AE Markets in which CIGNA Competes				
36	Plaintiff	Chart re: Illustration of Network Discount Impact on Plan & Customer Costs		1/14/10		
37	Plaintiff	Chart re: Open Access Policies Meeting Deductibles - 2008				
38	Plaintiff	Chart re: Network Discounts - Estimated Impact on Customer Premiums		1/14/10		
39	Defendant	Comparison of CIGNA-GWH PPO discounts to Great-West OA discounts		1/14/10		Sealed - Objection by TP

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NUMBER	OFFERING PARTY	DESCRIPTION	STIP	IN	OUT	COMMENTS
40	Defendant	Demonstrative Exhibit		1/14/10		SEALED Objection by TP
41	Defendant	Demonstrative Exhibit		1/14/10		SEALED - Objection by TP
42	Defendant	Demonstrative Exhibit		1/14/10		SEALED - Objection by TP
43	Defendant	Demonstrative Exhibit				
44	Plaintiff	Demonstrative Exhibit		1/14/10		