

**IN THE UNITED STATES DISTRICT COURT  
FOR THE SOUTHERN DISTRICT OF ILLINOIS**

**JUSTIN BECKER, et al.,** )  
 )  
 **Plaintiff,** )  
 )  
 **vs.** )  
 )  
 **CONAGRA FOODS, INC., et al.,** )  
 )  
 **Defendants.** )

**Case No. 10-cv-952-MJR-PMF**

**ORDER**

**FRAZIER, Magistrate Judge:**

Before the Court is plaintiffs’ oral motion to compel production of documents. Plaintiffs are seeking certain documents withheld on the basis of privilege. The parties have conferred and were able to reduce the number of documents at issue.<sup>1</sup> Defendant ConAgra Foods has submitted the remaining items for in camera review, along with an updated privilege log and affidavits supporting the privilege claims. These items have been reviewed.

**I. Attorney Client Privilege**

Because this Court is exercising diversity jurisdiction, Illinois law governs the question of whether a particular document is protected by the attorney-client privilege. Fed. R. Evid. 501. In Illinois, the purpose of the attorney-client privilege is to encourage and promote full and frank consultation between a client and a legal advisor. The privilege protects communications made in confidence by a client to a legal advisor acting in a legal capacity. The communication must be made for the purpose of securing legal advice and must remain confidential. *Consolidated Coal Co. v. Bucyrus-Erie Co.*, 432 N.E.2d 250, 257-258 (Ill. 1982). Because ConAgra is a corporation, the

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<sup>1</sup> The following documents are no longer at issue and are not part of this review: 0191, 0115, 0118, 0130, 0195, 0203, 0141, 0247, 0258, 0265, 0250, 0268, 0204, 0205, 0252, 0239, and 0256.

Court must evaluate the status of the communicating employee within the corporate hierarchy. The privilege extends to a control group made up of those who act as decision-makers and those whose advisory role is such that a decision would not normally be made without his or her input, and whose opinion in fact forms the basis of any final decision by those with authority. *Id* at 258; *Sterling Finance Management, L.P. v. UBS PaineWebber, Inc.*, 782 N.E.2d 895, (Ill App. 2002). ConAgra bears the burden of proof on this privilege claim. *Consolidated Coal Co. V. Bucyrus-Erie Co.*, 432 N.E.2d at 257.

## **II. Insurer-Insured Privilege**

Illinois recognizes this privilege, which extends the benefits of the attorney-client privilege to certain communications made between a liability carrier and its client. To establish the applicability of this privilege, ConAgra must show (1) the identify of the insured, (2) the identity of the insurance carrier, (3) the duty to defend a lawsuit, and (4) that a communication was made between the insured and an agent of the insurer. *Pietro v. Marriott Senior Living Services, Inc.*, 810 N.E.2d 217, 226 (Ill. App. 2004). Again, the burden of proof rests with ConAgra, the party asserting the privilege. *Id.* at 228.

## **III. Work Product Doctrine**

Federal law governs the work product doctrine, which creates a zone of privacy in which lawyers can analyze and prepare a case free from scrutiny and interference. The doctrine protects documents prepared in anticipation of litigation or for trial by or for another party or its representatives. Fed. R. Civ. P. 26(b)(3). The party asserting work product protection has the burden to establish that the definition has been met. *Logan v. Commercial Union Ins. Co.*, 96 F.3d 971, 976 (7th Cir. 1996).

#### **IV. Findings**

Applying the above legal principles to the materials submitted and reviewed in camera, the Court finds as follows:

(1). ConAgra's control group includes the following individuals only to the extent their communications fall within their specific area of corporate responsibility during their employment with ConAgra, summarized below:

Brad Allen – operations of commercial mills facilities

Brad Berentson – financial operations, personnel

Alan Bindel – employee operations, equipment, and machinery at Chester facility

Paige Buffington – worker's compensation claims

Tom Culross – environment, health and safety

Brian Dunekacke – production/operations at the Chester facility

Godfrey Friedt – operation, maintenance, and servicing of elevators and bins

Rick Gregory, Jr. – environment, health and safety

Elaine Hernandez – financial and risk management

Dean Hoerning – engineering and structural changes

James Lime – environment, health and safety

Paul Maass – commercial foods

Glen Macziewski – insurance needs & coverage

Scott Martin – technical milling

Samantha Tran – finance

Scott Solberg – property insurance

Damir Stupar – finance

Kent Ties – finance/insurance

Leonard Weaver, III – mediation/litigation

Anthony Yount – environment, health and safety

Mark Zimitsch – plant operations in New Prague, Minnesota and Alton, Illinois

(2). ConAgra has satisfied its burden of proof by showing that the following documents (identified here by bates stamp number) are protected by the attorney-client privilege. These documents were properly withheld:

0093	0192	0133
0096	0206	0134
0103	0209	0135
0104	0254	0137
0110	0142	0215
0113	0168	0260
0120	0202	0262
0127	0208	0263
0169	0213	0245
0170	0248	0264
0171	0105	

Documents discussing business advice that were forwarded to in-house counsel after the explosion (e.g. 0062, 0010, 0012, 0013) have not been included either because the communications were not made for the purpose of securing legal advice or because information was distributed to individuals outside the control group, negating the element of confidentiality. *CNR Investments, Inc. v. Jefferson Trust and Savings Bank of Peoria*, 451 N.E.2d 580, 615 (Ill. App. 1983).

(3). ConAgra has satisfied its burden of proof by showing that the following documents contain information that is protected by the attorney-client privilege. Because

these documents also contain material that is not protected by a privilege, these documents shall be produced in redacted form:

- 0106 - paragraph 4 in the attachment may be redacted
- 0108 - paragraph 4 may be redacted
- 0111 - all may be redacted except communications with Kevin P. Durkin
- 0157 - portions relating to Brandon Mueller may be redacted
- 0159 - portions relating to Brandon Mueller may be redacted
- 0160 - portions relating to Brandon Mueller may be redacted
- 0162 - portion after Leo/Megan may be redacted
- 0165 - portion after Leo/Megan may be redacted
- 0166 - portion after Leo/Megan may be redacted
- 0230 - all may be redacted except for communications with Douglas Jones
- 0225 - all may be redacted except for communications with Douglas Jones
- 0163 – portion after Leo/Megan may be redacted
- 0167 - portion after Leo/Megan may be redacted
- 0211 - portion after Leonard may be redacted

(4). ConAgra has satisfied its burden of proof by demonstrating that the following documents are protected by the insurer-insured privilege. These documents were properly withheld:

- 0199
- 0200
- 0201

Communications with Douglas Jones are not included because the materials submitted do not show that Douglas Jones was an agent of a liability carrier having an obligation to defend lawsuits against ConAgra.

(5). ConAgra has not satisfied its burden of proof to show that documents are protected by the work product doctrine. While numerous business communications were forwarded to in-house counsel after the explosion, those materials were not prepared in anticipation of litigation and the act of forwarding does not reveal the product of counsel's work.

IT IS ORDERED that the oral motion to compel production is GRANTED in part and DENIED in part. Documents which remain in dispute and have not been listed in findings (2) and (4) shall be produced within 21 days. Documents listed in finding (3) shall be produced in redacted form within 21 days.

**SO ORDERED: September 8, 2011 .**

**S/Philip M. Frazier**  
**PHILIP M. FRAZIER**  
**UNITED STATES MAGISTRATE JUDGE**