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IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

US DISTRICT COURT OISTRICT OF NEBRASKA SEP 1 3 2010

OFFICE OF THE CLERK

UNION PACIFIC RAILROAD COMPANY, Plaintiff,	8:08CV336 PROTECTIVE ORDER
v.))
UNITED STATES DEPARTMENT OF HOMELAND SECURITY and SECRETARY JANET NAPOLITANO, in her official capacity,)))
Defendants.)

The Court finds that certain information likely to be disclosed orally or in writing during the course of this litigation may be law enforcement-sensitive or competition-sensitive or otherwise protectable and that entry of a Protective Order is necessary to safeguard the confidentiality of that information. Accordingly, the Court enters the following Protective Order pursuant to Federal Rule of Civil Procedure 26(c). The parties shall comply with the terms and conditions of this Protective Order.

I.

- 1. Protected Information Defined. "Protected information" means information that must be protected pursuant to the Trade Secrets Act, 18 U.S.C. § 1905, including information concerning or relating to the trade secrets, processes, operations, style of work, or to the identity, confidential statistical data, amount or source of any income, profits, losses, or expenditures of any person, firm, partnership, corporation, or association; or that is law-enforcement sensitive in that release of the information would adversely affect the agency's ability to perform its law enforcement mission, including that it reveals tactics, methods, and information used in and gained through law enforcement activities; or that is otherwise confidential or protectable contained in
 - (a) any document (e.g., a pleading, motion, brief, notice, or discovery request or response) produced, filed, or served by a party to this litigation; or
 - (b) any deposition, sealed testimony or argument, declaration, or affidavit taken or provided during this litigation.
- 2. Restrictions on the Use of Protected Information. Protected information may be used by private parties solely for the purposes of this litigation and may not be given, shown, made available, discussed, or otherwise conveyed in any form except as provided herein.

- 3. <u>Individuals Permitted Access to Protected Information</u>. Except as provided in paragraphs 7 and 8 below, the only individuals who may be given access to protected information are counsel for a party and independent consultants and experts assisting counsel in connection with this litigation.
- 4. <u>Applying for Access to Protected Information</u>. An individual seeking access to protected information must read this Protective Order and must complete the Application for Access to Materials Under and Acknowledgment of Protective Order, which is attached hereto as Exhibit A. By executing the Application for Access to Materials Under and Acknowledgment of Protective Order, an individual agrees to comply with this Protective Order. Copies of executed Application for Access to Materials Under and Acknowledgment of Protective Order are to be kept by counsel.
- 5. <u>Objecting to an Application for Admission</u>. Any objection to an application for access to protected information must be filed with the court within two (2) business days of the objecting party's receipt of the application.
- 6. Receiving Access to Protected Information. If no objections have been filed by the close of the second business day after the other parties have received the application, the applicant will be granted access to protected information without further action by the court. If any party files an objection to an application, access will only be granted by court order.
- 7. Access to Protected Information by Court And Executive Branch. Personnel of the Court, including court reporters, the U.S. Department of Homeland Security, U.S. Customs and Border Protection, the Department of Justice, and any other Executive Branch personnel involved with or affected by this litigation are automatically subject to the terms of this Protective Order and are entitled to access to protected information without further action.
- 8. Access to Protected Information by Support Personnel. Paralegal, clerical, and administrative support personnel assisting any counsel who has been admitted under this Protective Order may be given access to protected information by such counsel if those personnel have first been informed by counsel of the obligations imposed by this Protective Order.

III.

9. <u>Identifying Protected Information</u>. Protected information may be provided only to the Court and to individuals admitted under this Protective Order and must be identified as follows:

- (a) if provided in electronic form, the subject line of the electronic transmission shall read "CONTAINS PROTECTED INFORMATION"; or
- (b) if provided in paper form, the document must be sealed in a parcel containing the legend "PROTECTED INFORMATION ENCLOSED" conspicuously marked on the outside.

The first page of each document containing protected information, including courtesy copies for use by the judge, must contain a banner stating "Protected Information to Be Disclosed Only in Accordance With the U.S. District Court for the District of Nebraska Protective Order" and the portions of any document containing protected information must be clearly identified.

- 10. <u>Filing Protected Information</u>. Pursuant to this order, a document containing protected information may be filed electronically under the court's electronic case filing system using the appropriate activity for RESTRICTED ACCESS filings pursuant to NECivR 5.0.3. If filed in paper form, a document containing protected information must be sealed in the manner prescribed in paragraph 9(b) and must include as an attachment to the front of the parcel a copy of the certificate of service identifying the document being filed.
- 11. Protecting Documents Not Previously Sealed. If a party determines that a previously produced or filed document contains protected information, the party may give notice in writing to the court and the other parties that the document is to be treated as protected, and thereafter the designated document must be treated in accordance with this Protective Order.

IV.

12. Redacting Protected Documents For the Record.

- (a) <u>Initial Redactions</u>. After filing a document containing protected information in accordance with paragraph 10, or after later sealing a document pursuant to paragraph 11, a party must promptly serve on the other parties a proposed redacted version marked "**Proposed Redacted Version**" in the upper right-hand corner of the first page with the claimed protected information deleted.
- (b) Additional Redactions. If a party seeks to include additional redactions, it must advise the filing party of its proposed redactions within ten (10) business days after receipt of the proposed redacted version, or such other time as agreed upon by the parties. The party must then provide the other parties with a second redacted version of the document clearly marked "Agreed-Upon Redacted Version" in the upper right-hand corner of the page with the additional information deleted.
- (c) <u>Final Version</u>. At the expiration of the period noted in (b) above, or after an agreement between the parties has been reached regarding additional redactions, the filing party must file with the court the final redacted version of the document clearly marked "Redacted Version" in the upper right-hand corner of the first

page. This document will be filed under seal unless the parties agree that it must be available to the public.

(d) <u>Objecting to Redactions</u>. Any party at any time may object to another party's designation of certain information as protected. If the parties are unable to reach an agreement regarding redactions, the objecting party may submit the matter to the court for resolution. Until the court resolves the matter, the disputed information must be treated as protected.

V.

- 13. Copying Protected Information. No party, other than the United States, may for its own use make more than three (3) copies of a protected document received from another party, except with the consent of all other parties. A party may make additional copies of such documents, however, for filing with the court, service on the parties, or use in discovery and may also incorporate limited amounts of protected information into its own documents or pleadings. All copies of such documents must be clearly labeled in the manner required by paragraph 9.
- 14. <u>Waiving Protection of Information</u>. A party may at any time waive the protection of this order with respect to any information it has designated as protected by advising the Court and the other parties in writing and identifying with specificity the information to which this Protective Order will no longer apply.
- 15. <u>Safeguarding Protected Information</u>. Any individual admitted under this Protective Order must take all necessary precautions to prevent disclosure of protected information, including but not limited to physically securing, safeguarding, and restricting access to the protected information.
- 16. <u>Breach of the Protective Order</u>. If a party discovers any breach of any provision of this Protective Order, which has possibly resulted, or may still result, in the disclosure of protected information to unauthorized persons, the party must promptly report the breach to the other parties and immediately take appropriate action to cure the violation and retrieve any protected information that may have been disclosed to individuals not admitted under this Protective Order. The parties must reasonably cooperate in determining the reasons for any such breach.
- 17. <u>Seeking Relief From the Protective Order</u>. Nothing contained in this order shall preclude a party from seeking relief from this Protective Order through the filing of an appropriate motion with the Court setting forth the basis for the relief sought.

VI.

18. <u>Maintaining Filed Documents Under Seal</u>. The Court will maintain properly marked protected documents under seal throughout this litigation.

- 19. Retaining Protected Information After the Termination of Litigation. Upon conclusion of this action (including any appeals and remands), the original version of the administrative record and any other materials that have been filed with the Court under seal will be retained by the Court. Copies of such materials may be returned by the Court to the filing parties for disposition in accordance with paragraph 20 of this Protective Order.
- 20. <u>Disposing of Protected Information</u>. Within thirty (30) days after the conclusion of this action (including any appeals and remands), each party must destroy all protected information and certify in writing to each other party that such destruction has occurred or must return the protected information to the parties from which the information was received. Each party may retain one copy of such documents provided those documents are properly marked and secured.

IT IS SO ORDERED.

Dated this 13th day of September, 2010.

United States Magistrate Judge

Ехнівіт А

APPLICATION FOR ACCESS TO MATERIALS UNDER AND ACKNOWLEDGMENT OF PROTECTIVE ORDER

1.	I,	, hereby apply for access to protected	
	information covered by the Protec	tive Order issued in connection with this action.	
2.	I am employed by	and currently hold the	
	position of I hereby apply for access to protected information covered by this Protective Order under the direction of, a party to this action.		
3.	I have read the Protective Order. I will comply in all respects with the Order and will abide by its terms and conditions in handling any protected information produced in connection with this action. I will not disclose any protected information in any form to any person other than those expressly authorized under the Order, and I will not use any protected information for any purpose other than the prosecution or defense of this action.		
4.	I acknowledge that a violation of the terms of the Protective Order may result in the imposition of such sanctions or other civil liability as may be deemed appropriate by the Court.		
abov	By my signature, I certify that, to re are true and correct.	the best of my knowledge, the representations set forth	
		Signature	
		Name and Title	
		Telephone Number	
Date	Executed		