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Sanchez et al v. Chugach McKinley, Inc. et al

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STIPULATED PROTECTIVE ORDER

REGARDING CONFIDENTIAL INFORMATION

IT IS HEREBY STIPULATED by and between the parties, through their respective undersigned counsel, that:

1. This Protective Order shall apply to any information, document, thing, or testimony that is subject to discovery, production, inspection, and/or reproduction in this action, and which is deemed or designated, pursuant to the following provisions, as containing confidential information (hereinafter "Confidential Materials") and is owned or controlled by a party, or is owned or controlled by a third party, who elects or is ordered to provide discovery, production, inspection, and/or reproduction in this action (hereinafter "Producing Party"), under the terms and conditions of this Protective Order. As used herein, any references to "party" and "third party" refer to and mean, unless otherwise specified, a natural person, any form of business organization, any government or non-governmental agency of any nature or type, and includes the party's or third party's employees, directors, shareholders, independent contractors, agents, representatives, attorneys, accountants, and all persons acting or purporting to act on their behalf. "Confidential Materials" shall include, without limitation, information and documents produced pursuant to F.R.C.P. 26, testimony adduced at depositions upon oral examination pursuant to F.R.C.P. 30, written responses to depositions by written questions pursuant to F.R.C.P. 31, written responses to interrogatories pursuant to F.R.C.P. 33, documents produced pursuant to F.R.C.P. 34, answers to requests for admission pursuant to F.R.C.P. 36, and testimony, documents, und things provided pursuant to F.R.C.P. 45. "Confidential Materials" shall also include all information, documents, and things relating in any way to the substance of the foregoing, including but not limited to copies, summaries, or abstracts of the foregoing.

. . .

1	2. Without prejudice to the right of a party to object to the production of the
2	following information, or of a party to seek production, the information subject to
3	designation as "Confidential Materials" shall include Plaintiffs':
4	(a) Social security number;
5	(b) Financial data;
6	(c) Date of birth;
7	(d) Home address;
8	(e) Any information considered classified or subject to federal security
9	clearance;
10	(f) Any other sensitive personal or financial information contained in
11	Plaintiffs' employment files that is not publicly available.
12	3. Confidential Materials shall be treated by each party receiving such
13	Confidential Materials ("Receiving Party") as confidential unless and until this Court rules
14	to the contrary, and/or Plaintiffs agree otherwise. However, nothing in this Protective Order
15	shall prevent or restrict counsel for any party in any way from inspecting, reviewing, or
16	using, any discovery material produced or provided by that party, including discovery
17	material designated as confidential.
18	4. The parties agree that Confidential Materials will not be used for any purpose
19	other than the litigation of this action ("Litigation"), including any appeals of this Litigation,
20	without prior written approval from the Court or the prior written consent of Plaintiffs. No
21	person shall divulge information subject to this Protective Order to the public or shall give
22	information subject to this Protective Order to any person not entitled under this Protective
23	Order to receive it.
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- 5. This Protective Order shall not enlarge or affect the proper scope of discovery in this or any other litigation, nor shall this Protective Order imply that Confidential Materials are properly discoverable, relevant or admissible in this or any other litigation. Each party reserves the right to object to any disclosure of information or production of any documents on any other ground it may deem appropriate. Nothing in this Protective Order shall require disclosure of material that counsel for a party or a third party contends is protected from disclosure by the attorney-client privilege, the attorney workproduct immunity, or any other privilege. This shall not preclude any party from moving the Court for an order directing the disclosure of such material.
- 6. The Receiving Party and all persons given access to Confidential Materials in accordance with the terms of this Protective Order consent to the continuing jurisdiction of the Court for the purposes of enforcing this Protective Order and remedying any violations thereof.
- 7. Confidential Materials shall not be disclosed to anyone other than the following categories of persons:
- The Court (and any appellate court), including court personnel, jurors, (a) and alternate jurors, only in the manner provided in paragraph 9 below;
- (b) The named parties to this Litigation, and the attorneys in this Litigation, including the paralegal, clerical, secretarial, and other staff employed or retained by such counsel;
- (c) Court reporters (including persons operating video recording equipment at depositions) and persons preparing transcripts of testimony to the extent necessary to prepare such transcripts;
- Retained experts, advisors, consultants, and special masters, including (d) persons directly employed by such experts, advisors, consultants, and special masters (collectively, "Experts") but only to the extent necessary to perform their work in connection with this Litigation;

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12. The terms of this Protective Order shall survive and remain in effect after the termination of this Litigation. The parties shall take such measures as are necessary and appropriate to prevent the public disclosure of Confidential Materials, through inadvertence or otherwise, after the conclusion of this Litigation.

- other process by any court, administrative or legislative body, or any other person or organization which calls for production of any Confidential Materials produced by another party, the party to whom the subpoena or other process is directed shall not, to the extent permitted by applicable law, provide or otherwise disclose such documents or information until ten (10) business days after notifying counsel for the Producing Party in writing of all of the following: (1) the information and documentation which is requested for production in the subpoena; (2) the date on which compliance with the subpoena is requested; (3) the location at which compliance with the subpoena is requested; (4) the identity of the party serving the subpoena; and (5) the case name, jurisdiction, and index, docket, complaint, charge, civil action, or other identification number or other designation identifying the litigation, administrative proceeding, or other proceeding in which the subpoena has been issued.
- 14. This Protective Order does not restrict or limit the use of Confidential Materials at any hearing or trial, which is expected to be the subject of a further protective order and/or appropriate court orders. Prior to any hearing or trial at which the use of Confidential Materials is anticipated, the parties shall meet and confer regarding the use of the Confidential Materials. If the parties cannot agree, the parties shall request the Court to rule on such procedures.
- 15. This Protective Order is without prejudice to the right of any party to seek relief from or modification of any provision contained herein by motion to the Court with reasonable notice to the parties, including seeking and obtaining additional protection or the subsequent elimination of protection with respect to the confidentiality of any document or discovery response upon an appropriate showing.

1	16. This protective order is intended only to prevent the dissemination of the
2	Confidential Materials, and nothing in this protective order shall be construed to prevent the
3	parties from using the Confidential Materials for pre-trial preparation and/or at trial.
4	DATED this 17th day of November, 2010.
5	ROBERT A. MASSI, LTD.
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7	
8	By: /s/ Robert A. Massi
9	ROBERT A. MASSI, ESQ. Nevada Bar No. 2397
10	ROBERT A. MASSI, LTD.
11	11201 S. Eastern Avenue, Suite #100 Henderson, Nevada 89052
12	Attorneys for Plaintiffs
13	DATED this 17 th day of November, 2010.
14	THORNDAL ARMSTRONG DELK
15	BALKENBUSH & EISENGER
16	
17	By: /s/ Craig Delk
18	CRAIG R. DELK, ESQ. Nevada Bar No. 2295
19	1100 Bridger Avenue (89101) Las Vegas, Nevada 89125-2070
20	Attorney for Defendant WACKENHUT
21	SERVICE, INCORPORATED
22	DATED this day of November, 2010.
23	OLSON, CANNON, GORMLEY & DESRUISSEAUX
24	DESIGNATION
25	
26	By: <u>/s/George Lyles</u> GEORGE LYLES, ESQ.
27	Nevada Bar No. 309
28	9950 W. Cheyenne Avenue Las Vegas, Nevada 89129
	Attorneys for Defendant STANLEY ACCESS TECHNOLOGIES, LLC

1	DATED this day of November, 2010.
2	WOLFENZON SCHULMAN & ROLLE
3	
4	
5	By:/s/ Daniel J. Reed
6	DANIEL J. REED, ESQ. Nevada Bar No. 11249
7	6725 Via Austi Parkway, Ste #260
8	Las Vegas, Nevada 89119 Attorneys for Defendant
9	CHUGACH MCKINLEY, INC.
10	
11	ORDER DECEMBER
12	IT IS SO ORDERED on this _7TH_day of XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX
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15	Robert M. anston
16	UNITED STATES MAGISTRATE JUDGE
17	Respectfully submitted by:
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19	ROBERT A. MASSI, LTD.
20	
21	
22	By: ROBERT A. MASSI, ESQ.
23	Nevada Bar No. 2397 KRISTIE L. REBER, ESQ.
24	Nevada Bar No. 11693
25	11201 South Eastern Ave., Ste. 100 Henderson, Nevada 89052
26	Attorney for Plaintiffs
27	
28	
J	