(702) 384-7000

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	Attorneys for Defendants			
5	DR. RAYMOND MONDORA (named herein as "Dr.			
	Mondora"), and KATRINA SIMEON, R.N. (named			
6	herein as "Katrina")			
7				
8	UNITED STATES DISTRICT COU			
0	D IOTTO I CIT.	DE MELLA DA		
9	DISTRICT OF NEVADA >*<			
10	>	*<		
10		1		
11	RONNIE EDWARDS,	Case No. 2:13-CV-		
11				
12	Plaintiff,			
12		STIPULATION A		
13	vs.	ORDER REGAR		
13		CONFIDENTIAL		
14	LAS VEGAS METROPOLITAN POLICE			
	DEPARTMENT, et al,			
15				
IJ	D - C - 1 - 1 - 1 -			

Defendants.

Case No. 2:13-CV-01316-JAD-CWH

## STIPULATION AND PROTECTIVE ORDER REGARDING **CONFIDENTIALITY**

Dr. Raymond Mondora (named herein as "Dr. Mondora") is a medical provider employed by NaphCare, Inc. ("NaphCare"). NaphCare is the contracted medical, dental and psychiatric provider at the Clark County Detention Center ("CCDC"). Plaintiff is suing Dr. Mondora in his individual and official capacity. Therefore it is anticipated that Dr. Mondora will be required to provide the parties with information and documents that contain information that is confidential, proprietary and sensitive to NaphCare's business practices, including but not limited to some of NaphCare's policies that were in place from June to July of 2013 at the CCDC. Specifically, disclosure of this information could resultin harm to NaphCare's business and practices if

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provided to the general public and obtained by competitors in the business. Further, some of the requested information may pertain or impact security issues at the CCDC, particularly with regard to when and how inmates can and should be moved around the facility. Although this information may be subject to conditional disclosure, it is herein submitted that NaphCare is entitled to the protections described below.

- 1. As used in this Protective Order, the term "confidential information" means any documents, testimony, or other information that is produced from the date of this agreement forward, including: policies and procedures which are used to govern the provision of healthcare services to the inmates at the CCDC and maintaining its business practices, including the healthcare rendered at the CCDC and has been designated as "CONFIDENTIAL".
- 2. The term "disclosure" shall include the dissemination, communication, publication or reproduction of any confidential material or the specific contents of the information contained therein, or the communication of any estimate or other information which facilitates the discovery of confidential information. Should any pleading with the Court require reference or attachment of any confidential information, the parties shall first request leave to file the document under seal, as further defined in Paragraph 11 below.
- 3. As used in this Protective Order, the term "qualified persons" means (i) counsel of record for the parties to the litigation, including office associates, paralegals, and stenographic and clerical employees to whom disclosure is reasonably necessary; (ii) experts retained for the purpose of this litigation to whom disclosure is reasonably necessary and who reviewed and signed a copy of this Stipulation; (iii) parties to this action; and (iv) court personnel, including stenographic reporters engaged in such proceedings as are necessarily incident to this litigation.
- 4. Confidential information shall be and remain confidential, and, except as allowed by this Protective Order, may not be disclosed or communicated, nor used for any purpose other

than this litigation, including any appeals.

- 5. Any and all documents containing confidential information must be retained by counsel and/or Plaintiff in Proper Person, and not be disclosed or made available to any person other than a qualified person who has read and acknowledged the terms of this Protective Order. Similarly, the confidential information contained within those documents may not be disclosed to any person other than a qualified person. To the extent reasonably necessary, copies of confidential documents may be provided to experts retained for the purpose of this litigation to whom disclosure is reasonably necessary and who have signed this Stipulation and Protective Order. Nothing in this Protective Order shall in any way affect the admissibility or use at trial of any of the documents produced under this Protective Order.
- 6. Any person who is in possession of confidential information, or to whom confidential information is disclosed, is responsible for ensuring that such confidential information is not inadvertently disclosed by him or her. Failure to take all reasonable precautions to ensure against such inadvertent disclosure will be viewed by the Court as willful disobedience of this Protective Order, and will be punished accordingly.
- 7. Counsel or parties receiving confidential information may not disclose that confidential information to any expert without first furnishing to that expert a copy of this Stipulation and Protective Order and obtaining a signed copy of this Stipulation and Protective Order from that expert.
- 8. Any person who executes a copy of this Stipulation and Protective Order submits to the jurisdiction of this Court for purposes of enforcement of this Protective Order, either prior to or following trial of this action. Jurisdiction of this action is to be retained by this Court after final determination for purposes of enabling any party or persons affected by this Protective Order to apply to the Court for such direction or further decree as may be appropriate for the

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construction or enforcement of this Protective Order, or for such additional relief as may become appropriate.

- 9. If any party objects to the designation by the disclosing Defendant of a document or item, pleading, or transcript of testimony as "CONFIDENTIAL", he shall give notice of the same to Defense Counsel in writing of the document, pleading, and/or testimony at issue and the reason for the objection. The disclosing Defendant shall thereafter have twenty (20) business days within which to apply to the Court for appropriate protection of the document, pleading, and/or testimony pursuant to the Federal Rules of Civil Procedure. If the disclosing Defendant does not make application within twenty (20) business days after receipt of the written objection of a party (or within the stipulated time period if stipulated to be longer or shorter than twenty (20) days), then the documents, pleadings, and/or testimony at issue shall no longer be deemed "CONFIDENTIAL". However, until expiration of the twenty (20) day time period (longer or shorter if stipulated) or until the Court enters an order changing the designation, whichever is later, the information shall continue to be given the "CONFIDENTIAL" treatment initially assigned to it and provided for in this Order.
- 10. If any individual is making copies of any confidential information allowed by this agreement, said individual must ensure that the copies are also marked "Confidential."
- 11. Any person who wishes to file with this Court any document, paper, or other tangible item disclosing confidential material may disclose only those confidential materials that are necessary to support the pleading, motion or other paper to which the confidential document, paper, or other tangible item is attached, and must first attempt to contact counsel for Dr. Mondora and Nurse Katrina in an attempt to reach an Agreement/Stipulation regarding whether filing the document should be under seal. If such contact is not possible, the filing party must

provide said counsel with a description of the contacts attempted and/or the basis for not contacting the undersigned. The parties to this agreement understand that is a "strong presumption in favor of access." A party seeking to seal a judicial record at trial and/or the dispositive motions stage bears the burden of establishing "compelling reasons" by "articulating compelling reasons supported by specific factual findings," that outweigh the public policies favoring disclosure. Kamakana v. City and County of Honolulu, 447 F.3d 1172, 1178-79 (9th Cir. 2006).

- 12. Nothing in this Protective Order precludes the deposition examination of any person regarding confidential information of which they have knowledge. In any such deposition, the disclosing Defendant may designate specific testimony deemed to be "CONFIDENTIAL" by advising the court reporter of such fact prior to the conclusion of the deposition. The reporter shall mark the face of the transcript "CONTAINS CONFIDENTIAL INFORMATION." All transcripts of said deposition containing confidential information will be treated in accordance with this Protective Order, wherein if any portions of the deposition transcript containing confidential material is to be filed with the Court, Paragraph 11 should be observed.
- 13. Only qualified persons as defined in Paragraph 3 above may attend deposition examinations in this case, unless all parties agree or their counsel otherwise.
- 14. The parties taking any deposition shall retain a court reporter who agrees that before transcribing any such testimony, that all testimony containing confidential information is and shall remain confidential and shall not be disclosed except as provided in this Protective Order and that copies of any transcript, reporter's notes, or any other transcription records of any such testimony will be retained in absolute confidentiality and safekeeping by such shorthand reporter or delivered to attorneys of record or filed with the Court.

15. If, during trial, any party intends to introduce into evidence any information designated as "CONFIDENTIAL," he/she shall give timely notice of that intention to the Court

and all counsel, and the Court may take such steps as it shall deem reasonably necessary to

preserve the confidentiality of such information, without violating any statute or other rule of the

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16. Nothing in this Protective Order requires a party to disclose confidential information that the party also contends is protected from disclosure based upon a privilege (including but not limited to HIPAA rights of others) or for some reason other than the mere confidential or proprietary nature of the document or information (including but not limited to non-discoverable trade secrets).

17. Upon the final determination of this action, counsel and all qualified persons shall return any confidential information to counsel for Dr. Mondora and Nurse Katrina, upon her request, together with any copies of confidential information. Transcripts containing confidential information also must be returned to the requesting Defense Counsel.

1	18. Anyone found to be in violation of this Protective Order may have sanctions		
2	imposed against him or her as the Court may determine and allowable under law and may also be		
3	subject to contempt of court proceedings.		
4	DATED this day of March, 2015.	DATED this day of March, 2015.	
5	ALVERSON, TAYLOR, MORTENSEN & SANDERS	MARQUIS AURBACH COFFING	
6	& SANDERS		
7	ByBy	By Crais Anderson Ess (#006882)	
8	SEETAL TEJURA, ESQ. (#008284) 7401 W. Charleston Boulevard	Craig Anderson, Esq. (#006882) Tye Hanseen, Esq. (#010365)	
9	Las Vegas, Nevada 89117 Attorneys for Defendant	MARQUIS AURBACH COFFING 10001 Park Run Drive	
10	NaphCare, Inc.	Las Vegas, NV 89145 Attorneys for Defendants	
11		Officers Hightower, Scott and Reyes	
12	D. 27		
13	DATED this day of March, 2015		
14	Ву Д		
15	Ronnie Edwards (#92789) c/o HIGH DESERT STATE PRISON		
16	P O Box 650 Indian Springs, Nevada 89070-0650		
17	Plaintiff in Proper Person		
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1 2 3 STIPULATION AND PROTECTIVE ORDER 4 5 6 **ORDER** 7 IT IS SO ORDERED. 8 DATED: March 25, 2015 9 10 UNITED STATES M 11 12 Respectfully Submitted by: 13 14 ALVERSON, TAYLOR, MORTENSEN & SANDERS 15 /s/ Seetal Tejura, Esq. 16 SEETAL TEJURA, ESQ. (#008284) 7401 W. Charleston Boulevard 17 Las Vegas, Nevada 89117 18 Attorneys for Defendants DR. RAYMOND MONDORA (named herein as 19 "Dr. Mondora"), and KATRINA SIMEON, R.N. (named herein as "Katrina") 20 21 22 23

RONNIE EDWARDS vs.

LAS VEGAS METROPOLITAN

Case No. 2:13-CV-01316-JAD-CWH

REGARDING CONFIDENTIALITY

NRATE JUDGE

POLICE DEPARTMENT, et al

## ALVERSON, TAYLOR, MORTENSEN & SANDERS

LAWYERS
7401 WEST CHARLESTON BOULEVARD
LAS VEGAS, NEVADA 89117-1401
(702) 384-7000

Signature:

## **EXHIBIT A** ACKNOWLEDGMENT AND AGREEMENT TO BE BOUND

I,, have read in its entirety and understand the Protective Order that was				
issued by the United States District Court, for the District of Nevada on,				
201, in the case of Edwards v. Las Vegas Metropolitan Police Department, et al, Case No.				
2:13-CV-01316-JAD-CWH. I agree to comply with and to be bound by all terms of this				
Protective Order and I understand and acknowledge that failure to do so comply could expose				
me to sanctions and punishment in the nature of contempt. I solemnly promise that I will not				
disclose in any manner any information or item that is subject to this Protective Order that any				
person or entity except in strict compliance with the provisions of this Order. Further, I solemnly				
promise that I will not offer to sell, advertise or publicize that I have obtained any Protected				
Material subject to this Protective Order. At the conclusion of this matter, I will return all				
Protected Material which came into my possession to counsel for the party from whom I				
received the Protected Material, or I will destroy those materials. I understand that any				
Confidential Information contained within any summaries of Protected Material shall remain				
protected pursuant to the terms of this Order. I further agree to submit to the jurisdiction of the				
United States District Court, for the District of Nevada for the purpose of enforcing the terms of				
this Protective Order, even if such enforcement proceedings occur after termination of this				
action.				
I certify under the penalty of perjury that the foregoing is true and correct.				
Date:				
City and State where signed:				
Printed name:				
Address:				