	1	DENNIS L. KENNEDY	
	2	Nevada Bar No. 1462	
	2	JOSEPH A. LIEBMAN Nevada Bar No. 10125	
	3	JOSHUA P. GILMORE Nevada Bar No. 11576	
	4	BAILEY * KENNEDY	
	5	8984 Spanish Ridge Avenue Las Vegas, Nevada 89148-1302	
		Telephone: 702.562.8820	
	6	Facsimile: 702.562.8821 DKennedy@BaileyKennedy.com	
	7	JLiebman@BaileyKennedy.com JGilmore@BaileyKennedy.com	
	8	, ,	
	9	Attorneys for Defendants & Counterclaimants RUSSELL J. SHAH, M.D.; DIPTI R. SHAH,	
	10	M.D.; RUSSELL J. SHAH, MD, LTD.; DIPTI R. SHAH, MD, LTD.; and RADAR	
		MEDICAL GROUP, LLP dba UNIVERSITY	
	11	URGENT CARE	
	12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
02.562.8820	13	DISTRICTOR	NE V ADA
	14	ALLSTATE INSURANCE COMPANY,	
0		ALLSTATE PROPERTY & CASUALTY	C N- 2-15 01796 ADC CWII
	15	INSURANCE COMPANY, ALLSTATE INDEMNITY COMPANY, and ALLSTATE	Case No. 2:15-cv-01786-APG-CWH
	16	FIRE & CASUALTY INSURANCE COMPANY,	DEFENDANTS' MOTION FOR LEAVE
	17	,	TO FILE UNDER SEAL EXHIBITS 43-
	18	Plaintiffs,	65 AND 70-86 SUPPORTING THEIR MOTION FOR SANCTIONS AGAINST
	19	VS.	PLAINTIFFS (FED. R. CIV. P. 11 AND
		RUSSELL J. SHAH, M.D.; DIPTI R. SHAH,	THE COURT'S INHERENT POWER)
	20	M.D.; RUSSELL J. SHAH, MD, LTD.; DIPTI R. SHAH, MD, LTD.; and RADAR MEDICAL	
	21	GROUP, LLP dba UNIVERSITY URGENT	
	22	CARE, Does 1-100, and ROES 101-200,	
	23	Defendants.	
	24	AND RELATED CLAIMS.	
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Defendants Russell J. Shah, M.D. ("Russell"), Dipti R. Shah, M.D. ("Dipti"), Radar Medical Group, LLP ("Radar Medical Group"), Russell J. Shah, MD, Ltd. ("Russell PC"), and Dipti R. Shah, MD, Ltd. ("Dipti PC") (collectively, the "Radar Parties") move this Court for leave to file under seal Exhibits 43-65 and 70-86 supporting their Motion for Sanctions Against Plaintiffs (Fed R. Civ. P. 11 and the Court's Inherent Power) [ECF No. 73] (the "Motion for Sanctions"). These exhibits contain or reference "protected health information" concerning non-parties to this matter, and therefore, compelling reasons exist to seal them.

This Motion is made and based on the papers and pleadings on file, the following Memorandum of Points and Authorities, and any argument heard by the Court.

DATED this 1st day of February, 2017.

BAILEY KENNEDY

By: /s/ Dennis L. Kennedy DENNIS L. KENNEDY Joseph A. Liebman JOSHUA P. GILMORE

Attorneys for Defendants & **Counterclaimants**

MEMORANDUM OF POINTS AND AUTHORITIES

A party seeking to seal documents attached to a dispositive motion must identify "compelling reasons supported by specific factual findings" in order to overcome the presumptive right of public access to those documents. Kamakana v. City & Cty. of Honolulu, 447 F.3d 1172, 1178-79 (9th Cir. 2006). The Court will balance the competing interests of the public and the parties (or non-parties) in deciding whether to seal judicial documents. *See id.* at 1179.

On February 1, 2017, the Radar Parties filed their Motion for Sanctions. The Radar Parties attached twenty exhibits to their Motion for Sanctions that qualify (or likely qualify) for sealing: Exhibits 43-65 and 70-86. Exhibits 43-65 consist of written reports prepared by various health care providers describing medical treatment rendered to several patients purportedly at issue in this matter. Exhibits 70-86 consist of claims notes that discuss or reference several patients purportedly at issue in this matter who received medical treatment from one or more members of Radar Medical

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Group. The Insurance Companies have marked each these medical reports and each of their claim notes as "CONFIDENTIAL" pursuant to the Stipulated Confidentiality Agreement and Protective Order [ECF No. 39] (the "Protective Order").

Because the patients referenced in Exhibits 43-65 and 70-86 are non-parties to this matter, sealing these exhibits is warranted in order to protect the patients' privacy interests under the Health Insurance Portability and Accountability Act of 1996.² See, e.g., Brodsky v. Baca, No. 3:14-cv-00641-RCJ-WGC, 2015 WL 6962867, at *1 (D. Nev. Nov. 10, 2015) (recognizing that protecting medical privacy qualifies as a "compelling reason" to seal judicial records).

For these reasons, the Court should grant this Motion to Seal.

DATED this 1st day of February, 2017.

BAILEY KENNEDY

By: /s/ Dennis L. Kennedy DENNIS L. KENNEDY JOSEPH A. LIEBMAN JOSHUA P. GILMORE

IT IS SO ORDERED.

February 23, 2017 DATED:

C.W. HOFFMAN, JR. UNITED STATES MAGISTRA

Excerpts were submitted in order to minimize the amount of private medical information filed with the Court.

On September 20, 2016, the Court entered an Order [ECF No. 67] sealing excerpts of claims notes for two other patients purportedly at issue in this matter because they contained "sensitive medical information of non-parties."

BAILEY ** KENNEDY 8984 SPANISH RIDGE AVENUE LAS VEGAS, NEVADA 89148-1302 702.562.8820

CERTIFICATE OF SERVICE

I certify that I am an employee of BAILEY KENNEDY and that on the 1st day of February, 2017, service of the foregoing DEFENDANTS' MOTION FOR LEAVE TO FILE UNDER SEAL EXHIBITS 43-65 AND 70-86 SUPPORTING THEIR MOTION FOR SANCTIONS AGAINST PLAINTIFFS (FED. R. CIV. P. 11 AND THE COURT'S INHERENT POWER) was made by mandatory electronic service through the United States District Court's electronic filing system and/or by emailing a true and correct copy to the following:

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JARED P. GREEN, ESQ.
MCCORMICK, BARSTOW,
SHEPPARD, WAYTE &
CARRUTH LLP
8337 West Sunset Road, Suite 350
Las Vegas, NV 89113

VANDERHOEF ROSENDAHL

701 Fifth Avenue, Ste. 4750

O'HALLORAN SPILLANE PLLC

ERON Z. CANNON, ESQ.

FAIN ANDERSON

Seattle, WA 98104

Email:

jared.green@mccormickbarstow.com Kristin.thomas@mccormickbarstow.com Debbie.sizemore@mccormickbarstow.com Jennifer.deboer@mccormickbarstow.com Michael.merritt@mccormickbarstow.com

Attorneys for Plaintiffs/ Counterdefendants

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2526

27

28

Email:

Eron@favros.com donna@favros.com

Attorneys for Plaintiffs/ Counterdefendants

<u>/s/ Susan Russo</u>

Employee of BAILEY *KENNEDY