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	UNITED STATES DISTRICT COURT	
20	DISTRICT OF NEVADA	
21	RICHARD B. HOGUE,	CASE NO. <b>2:16-cv-01620-JCM-VCF</b>
	KICHARD B. HOUUE,	CASE 110. 2.10-01-01020-JCM- 1 CF
22	Plaintiff,	
	<u> </u>	MOTION TO SEAL EXHBIITS TO
23	VS.	PLAINTIFF'S RESPONSE TO
24	ALLIED COLLECTION SERVICE, INC; SELENE FINANCE, LLC; MOUNTAIN	DEFENDANT SILVER STATE SCHOOLS
	AMERICA CREDIT UNION; SILVER	CREDIT UNION'S MOTION FOR
25	STATE SCHOOLS CREDIT UNION; IBEW	SUMMARY JUDGMENT
2	PLUS CREDIT UNION; EQUIFAX	
26	INFORMATION SERVICES, LLC;	
27	EXPERIAN INFORMATION SOLUTIONS,	
_ '	INC,	
28	Defendants.	
	Determination.	

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Plaintiff Richard Hogue ("Plaintiff") moves under Nevada Local Rule 10-5 and Federal Rule of Civil Procedure 5.2 for leave to file certain exhibits to his Response to Defendant Silver State Schools Credit Union's ("Silver State") Motion for Summary Judgment under seal or redacted in part, as described below.

## MEMORANDUM OF POINTS AND AUTHORITIES

While courts recognize a general right to "inspect and copy public records and documents," including judicial records and documents," access to judicial records is not absolute.<sup>2</sup> "[T]he court may order that a filing be made under seal without redaction." To seal documents attached to a motion for summary judgment, a party must demonstrate a compelling reason to prevent disclosure, which can occur when public records "become a vehicle for improper purposes, such as the use of records to gratify private spite, promote public scandal, circulate libelous statements, or release trade secrets."

While Plaintiff is unwilling to acknowledge that the circumstances of this case permit Defendant Silver State categorical protection of all of the documents it has produced in discovery, unique identifiers – such as full financial account numbers, social security numbers, and the like – have been produced in discovery, yet have little relevance to prosecution of the case, and a potential for great harm if widely disseminated. Plaintiff files under seal or redacts those portions of exhibits and deposition testimony that the parties marked confidential in accordance with this Court's Protective Order.<sup>6</sup>

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<sup>1</sup> Nixon v. Warner Communs., Inc., 435 U.S. 589, 597 n.7 (1978).
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<sup>&</sup>lt;sup>2</sup> Kamakana v. City and County of Honolulu, 447 F.3d 1172, 1178 (9th Cir. 2006).

<sup>&</sup>lt;sup>3</sup> Fed. R. Civ. P. 5.2(d).

<sup>&</sup>lt;sup>4</sup> Kamakana, 447 F.3d at 1178-79; Ctr. for Auto Safety v. Chrysler Grp., LLC, 809 F.3d 1092 (9th Cir. 2016).

<sup>&</sup>lt;sup>5</sup> Kamakana, 447 F.3d at 1178-79; see also Foltz v. State Farm Mut. Auto. Ins. Co., 331 F.3d 1122, 1135 (9th Cir. 2003).

<sup>&</sup>lt;sup>6</sup> See ECF Dkt. 19.

## 1 **CONCLUSION** 2 For the foregoing reasons, Plaintiff requests that the motion to seal be granted as to his 3 Response to Defendant Silver State Schools Credit Union's Motion for Summary Judgment. 4 Dated: July 31, 2017 5 Respectfully submitted, 6 /s/ Miles N. Clark 7 Matthew I. Knepper, Esq. Miles N. Clark, Esq. 8 KNEPPER & CLARK LLC 10040 W. Cheyenne Ave., Ste. 170-109 9 Las Vegas, NV 89129 10 Allison R. Schmidt, Esq. 11 ALLISON R. SCHMIDT ESQ. LLC 8465 W. Sahara Ave. 12 Suite 111-504 Las Vegas, Nevada 89117 13 David H. Krieger, Esq. 14 HAINES & KRIEGER, LLC 15 8985 S. Eastern Ave., Suite 350 Henderson, NV 89123 16 Attorneys for Plaintiff 17 18 19 20 21 22 IT IS SO ORDE 23 24 25 UNITED STATES MAGISTRATE JUDGE 26 8-16-2017 DATED:

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## **CERTIFICATE OF SERVICE**

I hereby certify that on July 31, 2017, and pursuant to the Federal Rules of Civil Procedure, a true and correct copy of the foregoing MOTION TO SEAL EXHBITS TO PLAINTIFF'S RESPONSE TO DEFENDANT SILVER STATE SCHOOLS CREDIT UNION'S MOTION FOR SUMMARY JUDGMENT was served via the U.S. District Court's electronic filing system to all individuals entitled to receive service thereon.

/s/ Lucille Chiusano
An employee of Knepper & Clark LLC