1 2 3 4 5 6 7 8 9	ROBERT W. FREEMAN, ESQ. Nevada Bar No. 3062 Email: Robert.Freeman@LewisBrisbois.com PAMELA L. MCGAHA, ESQ. Nevada Bar No. 8181 Email: Pamela.McGaha@LewisBrisbois.com CHERYL A. GRAMES, ESQ. Nevada Bar No. 12752 Email: Cheryl.Grames@LewisBrisbois.com LEWIS BRISBOIS BISGAARD & SMITH LLP 6385 S. Rainbow Boulevard, Suite 600 Las Vegas, Nevada 89118 TEL: 702.893.3383 FAX: 702.893.3789 <i>Attorneys for Defendant</i>	n	
	UNITED STATES DISTRICT COURT		
10	DISTRICT OF NEVADA		
11	***		
12 13	JAMES SHARPLESS, an individual and SUSAN SHARPLESS, an individual,	CASE NO. 2:17-cv-1549-JAD-CWH	
14	Plaintiffs,		
15	VS.	STIPULATED CONFIDENTIALITY AGREEMENT AND PROTECTIVE	
16	GEICO CASUALTY COMPANY, a	ORDER	
17	Maryland Corporation; DOES I through X, Inclusive; and ROE CORPORATIONS XI through XX, Inclusive;		
18	Defendants.		
19			
20	It appearing to the Court that Plaintiffs James Sharpless and Susan Sharpless		
21	("Plaintiffs") and Defendant GEICO Casualty Company ("GEICO" or "Defendant") are in		
22	agreement that GEICO possesses proprietary policies and procedures and other		
23	documents that include confidential information that may be subject to discovery in the		
24	proceedings in this matter, but which should not be made available to the public		
25	generally, this Court hereby orders that:		
26	1. This Confidentiality Agreement and Protective Order ("Order") shall govern certain		
27	discovery and document production among the parties, as well as discovery and		
28	document production from third parties, in the above-referenced action.		

1 2. For purposes of this Order, the term "Confidential Information" shall refer to: (1) information which any party or non-party believes in good faith to be a trade secret or 2 confidential research, development, commercial, or other proprietary business 3 information within the meaning of FRCP 26(c)(1)(G); and (2) documents and/or testimony 4 5 that may reveal confidential, proprietary, personal or commercially sensitive information. Such Confidential Information may be contained in any written, printed, recorded, or 6 graphic matter of any kind, and shall retain its confidential designation regardless of the 7 medium on which it is produced, reproduced, or stored. Such Confidential Information 8 9 may also be elicited at deposition or through written discovery.

10 3. Whenever any party or non-party desires to designate information contained in a
11 document as Confidential Information, the designating party shall mark each page of the
12 document with the word "CONFIDENTIAL" and identify such Confidential Information at
13 the time of production. Confidential Information may be used in the course of depositions
14 in accordance with this Order.

4. Transcripts or exhibits from any deposition or hearing shall be temporarily
designated as "Confidential" and be treated as subject to the terms of this Order. Within
forty-five (45) days of receipt of such transcripts and exhibits, Counsel will designate the
pages of the transcripts or exhibits which shall remain designated as "Confidential" and
will advise all other parties. If no designation is made within forty-five (45) days, the
entire transcript and all exhibits will be deemed not confidential.

21 5. All documents produced or information disclosed and any other records
22 designated as "confidential" by GEICO shall be revealed only to:

a) Plaintiff;

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- b) Plaintiff's counsel of record in this case;
- c) Defendant;
- 26 d) Defendant's counsel of record in this case;
- 27 e) Paralegals and secretarial employees under counsel's direct supervision;



f) Outside photocopying, translating, document management, and exhibit preparation
 2 services engaged by a party for purposes of this litigation;

3 || g) Persons employed by Counsel to act as consultants or experts in this action;

4 h) Any other person GEICO agrees in writing may be shown such documents; and,

5 i) The Court and court personnel, stenographic reporters, and videographers at
6 depositions taken in this action, and any jury empaneled in this action, subject to the
7 protections of Paragraphs 3, 4, and 9 of this Order;

8 6. The information considered as "confidential" and disclosed only in accord with the
9 terms of Paragraph 5 shall include, without limitation, any claims manual, training
10 materials, and any other information or documentation supplied by GEICO and
11 designated as "Confidential."

12 7. Documents deemed confidential by GEICO shall be used only for the purposes of
13 prosecuting or defending this action. Under no circumstances shall information or
14 materials covered by this Order be disclosed to or discussed with anyone other than the
15 individuals designated in Paragraph 5.

16 8. Prior to disclosure of any documents designated as "confidential" to any individual
17 who is not a signatory to this Order, counsel shall require such individual to read this
18 Order and sign the Agreement which is attached hereto as Exhibit A and provide a copy
19 of the signed Agreement to counsel for GEICO.

9. Prior to filing any motion wherein information designated as "Confidential" is
attached, Plaintiff shall comply with LR 10-5(b) and *Kamakana v. City and County of Honolulu*, 447 F.3d 1172 (9th Cir. 2006), or provide Counsel for Defendant reasonable
time, but in any event not fewer than 10 judicial days, to file a motion pursuant to LR 105(b) and *Kamakana* to show particularized good cause or particularized compelling
reasons to file those documents under seal.

26 LR 10-5(b) provides:

27 Unless otherwise permitted by statute, rule or prior Court order, papers filed with the
28 Court under seal shall be accompanied by a motion for leave to file those documents



under seal, and shall be filed in accordance with the Court's electronic filing procedures. If 1 papers are filed under seal pursuant to prior Court order, the papers shall bear the 2 following notation on the first page, directly under the case number: "FILED UNDER 3 SEAL PURSUANT TO COURT ORDER DATED _____." All papers filed under 4 5 seal will remain sealed until such time as the Court may deny the motion to seal or enter an order to unseal them, or the documents are unsealed pursuant to Local Rule. 6 Pursuant to Kamakana and LR 10-5(b), any documents designated as "Confidential" and 7 attached to a non-dispositive motion must be accompanied by a motion showing a 8 9 particularized good cause for leave to file those documents under seal. Furthermore, any documents designated as "Confidential" and attached to a dispositive motion must be 10 accompanied by a motion showing a particularized compelling reason for leave to file 11 those documents under seal. 12

13 10. This Order is subject to revocation and modification by Order of the Court upon
14 written stipulation of the parties, or upon motion and reasonable notice, including
15 opportunity for hearing and presentation of evidence.

11. If any Party disagrees with the designation of materials marked "Confidential," the 16 17 objecting Party shall provide written notice of the disagreement to GEICO, requesting a 18 meeting to confer with counsel for GEICO to resolve the dispute over the "Confidential" 19 designation. If the dispute over the designation is not resolved informally between the parties, GEICO will file a motion with the Court to resolve the dispute regarding the 20 "Confidential" designation. GEICO will have 30 days from the date in which the parties 21 meet and confer regarding the dispute over the designation in which to file a motion with 22 23 the Court regarding the designation. In any event, unless and until a Court ruling is 24 obtained changing a designation, or the Party designating the materials as "Confidential" agrees otherwise in writing, the material involved shall be treated according to the 25 existing "Confidential" designation. 26

27 12. This Confidentiality Agreement and Protective Order shall survive the termination
28 of this case and Counsel shall take no action to violate this Agreement. However, this



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1	clause does not require Counsel to take actions contrary to the Rules of Professional			
2	Conduct, which impose an obligation upon Counsel to safeguard client property for a			
3	reasonable period of time.			
4	4 13. In any action or proceeding to enforce this	13. In any action or proceeding to enforce this Order, or pursuant to paragraph 12, the		
5	prevailing party shall be entitled to recover its reasonable attorneys' fees and costs,			
6	without limiting any other relief that may be available, provided the Court determines			
7	there was a willful and malicious violation of the Confidentiality Agreement and Protective			
8	8 Order.	Order.		
9	14. This Order shall remain in effect after the conclusion of this case and the Court			
10	shall retain jurisdiction to enforce its terms and to prevent or punish violations of it.			
11	15. This Order may be executed in counterparts, each of which shall constitute one			
12	and the same agreement.			
13	3 Dated this <u>13th</u> day of October, 2017. Date	d this <u>13th</u> day of October, 2017.		
14 15	CLIFF W. MARCEK, P.C.	IS BRISBOIS BISGAARD & SMITH		
 16 17 18 19 20 21 22 	7Cliff W. Marcek, Esq.Rob7Nevada Bar No. 5061Nevalor8536 E. St. LouisParrLas Vegas, NV 89104Nevalor9Attorney for PlaintiffsChe063851Attor	<u>Cheryl A. Grames</u> ert W. Freeman, Esq. ada Bar No. 3062 ela L. McGaha, Esq. ada Bar No. 8181 ryl A. Grames, Esq. ada Bar No. 12752 5 S. Rainbow Blvd, Ste. 600 Vegas, Nevada 89118 rneys for Defendant		
 23 24 25 26 27 28 	3 ORDER 4 IT IS SO ORDERED. 5 Dated: 10/16/17 6 - 7 J	INITED STATES GISTIPATE		

LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW

<u>EXHIBIT A</u>		
ACKNOWLEDGMENT OF RECEIPT AND AGREEMENT TO COMPLY WITH STIPULATED CONFIDENTIALITY AGREEMENT AND		
PROTECTIVE ORDER		
The undersigned hereby acknowledges that he/she has been provided with a copy of the		
parties' STIPULATED CONFIDENTIALITY AGREEMENT AND PROTECTIVE ORDER in		
the lawsuit captioned lames Sharpless et al. v. GEICO Cas. Co. Case No. 2.17-cv-		
1549. The undersigned agrees to be bound by the terms of the referenced <i>Stipulated</i>		
Confidentiality Agreement and Protective Order in the same manner as Plaintiff and		
Defendant(s) and their attorneys.		
DATED this day of, 201		
By:		
Litigation Participant - Signature		
Name (Printed)		
Street Address		
City State Zip		
Occupation or Business		

LEWIS BRISBOIS BISGAARD & SMITH LLP ATTORNEYS AT LAW