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5	UNITED STATES DISTRICT COURT	
6	EASTERN DISTRICT OF WASHINGTON	
7 8	AMBER HARRIS, a single individual, Plaintiff,	NO: 2:16-CV-47-RMP ORDER APPROVING STIPULATION FOR ENTRY OF A PROTECTIVE ORDER
9	v.	
9 10	GLACIER BANCORP, INC., a Montana corporation doing business as Mountain West Bank,	
11 12	Defendant.	
13	BEFORE THE COURT is the parties' Stipulated Motion for Entry of a	
14	Protective Order, ECF No. 12. The Court has reviewed the stipulation, the record,	
15	and is fully informed. Having considered the stipulation of the parties, the Court	
16	hereby finds good cause to grant the motion and enter the proposed Protective	
17	Order. Accordingly, the Stipulated Motion for Entry of a Protective Order, ECF	
18	No. 12, is GRANTED, and the parties shall be bound by the following terms:	
19	PROTECTIVE ORDER	
20	IT IS HEREBY STIPULATED AND AGREED by and between the	
21	Parties and through their respective counsel that a Protective Order shall be issued	
	ORDER APPROVING STIPULATION FOR ENTRY OF A PROTECTIVE ORDER ~ 1	

in this action regarding certain documents and information produced during 1 discovery that relates to certain procedures or protocols for the Defendants. The 2 3 Parties intend to produce documents, respond to written discovery, provide certain testimony, and request the production of certain documents, information and/or 4 testimony that they believe may contain or constitute trade secrets, confidential 5 and/or commercially sensitive bank security information, privileged information, 6 7 and other confidential, sensitive, or proprietary information. The Parties desire 8 that such confidential material be protected by virtue of designating such materials 9 as confidential and restricting their dissemination. This Stipulation for Entry of 10 Protective Order is without prejudice to any party moving the Court for different or 11 additional protection for specified documents or categories of documents.

<u>Definitions</u>. The following definitions shall apply to this Order:

 (a) Designation of Material as "CONFIDENTIAL": If a Party believes in good faith that documents in any format, materials, or information ("Materials")
 supplied by it, the other Party, or a third party constitutes commercially sensitive,
 confidential, or proprietary information, the Party may designate such information
 as "CONFIDENTIAL," and it shall be entitled to protection pursuant to FED. R.
 CIV. P. 26(c).

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(b) The Parties as necessary will in good faith consult regarding the
appropriateness of the "CONFIDENTIAL" designation. If they are unable to

ORDER APPROVING STIPULATION FOR ENTRY OF A PROTECTIVE ORDER ~ 2

agree, the issue shall be submitted to the Court for resolution as set forth in this
 stipulation.

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(c) "Qualified Persons" shall mean and refer to:

4 (i) Attorneys who are counsel of record and are representing or have
5 represented any of the Parties to this lawsuit in connection with the matters raised
6 in the lawsuit and persons in the regular employ of the law firm that are counsel of
7 record in this lawsuit;

8 (ii) The named Parties in this lawsuit who are responsible for or involved
9 in the conduct of this litigation, except that Confidential Information disclosed to
10 such persons shall be limited to that which reasonably relates to their responsibility
11 for or conduct of the litigation;

(iii) Court personnel, including reporters engaged in such proceedings,
incident to counsel's preparation for trial and/or trial of this action;

(iv) Expert witnesses or prospective expert witnesses retained or consulted
by counsel for purposes of this case, except that the Confidential Information
disclosed to such persons shall be limited to that reasonably necessary for them to
form an opinion or prepare their testimony as to the matters about which counsel
consulted or retained them;

(v) Consultants and/or experts retained or consulted by counsel, who
assist counsel in the prosecution in this action, except that Confidential

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ORDER APPROVING STIPULATION FOR ENTRY OF A PROTECTIVE ORDER ~ 3

Information disclosed to such persons shall be limited to that which reasonably
 relates to the issues or subjects on which they advise counsel;

(vi) Fact witnesses (including their counsel), called at trial or used in the
investigation of all claims and defenses, except that the Confidential Information
disclosed to such persons shall be limited to that which is reasonably necessary for
their testimony or its preparation; and

7 (vii) Such other persons as may hereafter be qualified to receive
8 Confidential Information pursuant to order of this Court or written agreement of
9 the Parties.

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2. <u>Limits on Use of Information</u>. Confidential Information shall only be disclosed to the persons and under the circumstances described in this stipulation. The Parties shall not use or rely on any Confidential Information learned as a result of this litigation, except as reasonably required by the litigation. If any Party breaches this express limitation, any other Party may seek injunctive, compensatory, and/or other relief allowed by law or equity. Persons who execute an acknowledgment form pursuant to Paragraph 3 below, shall be considered "Parties" for the purposes of this Paragraph.

 3. <u>Acknowledgement Form</u>. The substance or content of the
 Confidential Information shall not be disclosed to anyone other than a Qualified
 Person. No Confidential Information disclosed pursuant to the terms of this
 Court's Order shall be disclosed or used by a recipient for any purpose other than
 ORDER APPROVING STIPULATION FOR ENTRY OF A PROTECTIVE ORDER ~ 4 reasonably necessary for the conduct of this litigation. Qualified Persons who are
 provided Confidential Information shall acknowledge this Court's Order on the
 form attached to ECF No. 12, which will be maintained by the Party disclosing this
 Confidential Information to the Qualified Individual, including to fact and expert
 witnesses.

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## Identifying Information Subject to Protective Order. Any

Materials, including but not limited to any deposition transcript, shall be identified
as Confidential Information and, where appropriate, marked prominently by the
disclosing Party as "CONFIDENTIAL." If a disclosing Party inadvertently fails to
appropriately designate Materials as containing or constituting Confidential
Information with this label, the Party shall immediately notify the other Party and
replace the document with one marked "CONFIDENTIAL." The documents not
marked shall be confidentially destroyed.

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## Challenges to Designations of Protective Order Coverage. Any

Party may, at any time, give written notice to a producing Party of the challenge to
the designation of Materials as Confidential Information. The Party designating
the Materials as Confidential Information shall bear the burden of demonstrating
that the designation is appropriate. Any disputes that cannot be resolved by the
Parties will be resolved by an *in camera* review by the Court.

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## Filing Designated Confidential Information with Court. All

21 Materials filed with the Court that are designated as Confidential Information, and ORDER APPROVING STIPULATION FOR ENTRY OF A PROTECTIVE ORDER ~ 5 any pleading or memorandum purporting to produce or paraphrase Confidential
 Information shall be filed pursuant to FED. R. CIV. P. 5.2(d) and (e), ECF
 Administrative Procedure § VI (B), and as necessary pursuant to Ninth Circuit
 Appellate Rules on sealed documents.

8. <u>Continuing Jurisdiction</u>. Jurisdiction of this action is to be retained
by this Court after final determination for purposes of enabling any party or person
affected by this Court's Order for such direction, order, or further decree as may be
appropriate for the construction, modification, enforcement, or compliance
including of any violation of this Protective Order, or for such additional relief as
may become necessary.

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## **Restrictions on Use of Confidential Information in Depositions**.

Persons may be deposed regarding Confidential Information. Only Qualified
Persons as defined in this Order may be present during such depositions. A
reporter recording any Confidential Information or incorporating into a transcript
any Materials containing Confidential Information or incorporating into a
transcript any document containing Confidential Information shall transmit such
transcript only to counsel of record for the Parties.

10. <u>Further Orders of Court</u>. Maintenance of the confidential status of
 any Materials shall in all cases be subject to further order of the Court and nothing
 herein shall preclude any Party from applying to the Court for any appropriate
 modification of this Order; provided, however, that prior to such application, the
 ORDER APPROVING STIPULATION FOR ENTRY OF A PROTECTIVE
 ORDER ~ 6

Parties shall endeavor in good faith to resolve the matter without further action by
 the Court.

3 12. <u>Coverage of Pretrial Proceedings</u>. This Order shall govern pretrial
4 proceedings. The handling of Confidential Information at trial may be governed
5 by a later order of the Court.

13. Return of information Upon Termination. Upon termination of 6 7 this action, the Clerk shall return all documents containing Confidential 8 Information in the court file to counsel for the Party who filed the Confidential 9 Information. Further, upon termination of this action, all documents containing Confidential Information and any copies in the possession of any other person shall 10 11 be returned within 30 days to counsel for the Party who designated and provided Confidential Information to the other Party, or shall assure that the Confidential 12 13 Information has been securely destroyed.

The District Court Clerk is directed to enter this Order and provide copies to counsel.

**DATED** this 23rd day of August 2016.

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s/ Rosanna Malouf Peterson ROSANNA MALOUF PETERSON United States District Judge

ORDER APPROVING STIPULATION FOR ENTRY OF A PROTECTIVE ORDER ~ 7