2010, the Class Counsel filed a document that responded to the Memorandum filed by Counsel

24

25

26

27

28

¹ "Class Counsel" for the purposes of this order includes Steve Hansen, Debra Hayes, David Futscher and Van Bunch, and does not include Alana Bullis.

² "Counsel for Class Representative" for the purposes of this order is Alana Bullis.

for Class Representative, and filed a Motion to Disqualify Counsel. Dkt. 70. In connection with the pleading regarding the Motion to Disqualify Counsel, the Class Counsel and the Counsel for Class Representative filed several motions to seal. Dkt. 71, 72, 73, 81, 82. The Court will now address the serial motions to seal in one order in the interest of judicial efficiency.

II. DISCUSSION

Local Rule CR (5)(g) sets forth a uniform procedure for sealing documents filed with this court. "There is a strong presumption of public access to the court's files." CR(g)(2). "With regard to nondispositive motions, this presumption may be overcome by a showing of good cause under Rule 26(c)." *Id.* Fed.R.Civ.P. Rule 26(c)(1) provides that a court may, for good cause, issue an order to protect a party or person from annoyance, embarrassment, oppression, or undue burden or expense.

Class Counsel requests that three documents, the declarations of Debra Hays, Stephen Hansen, and David Futscher (Dkts. 74, 75, 76), be sealed because they contain information regarding confidential settlement negotiations and/or client communications. Dkts. 71, 72, 73. Under CR 7(b)(2), "[i]f a party fails to file papers in opposition to a motion, such failure may be considered by the court as an admission that the motion has merit." These motions are without opposition by any party. Therefore, the Court may consider the absence of opposition as an admission that the motion has merit. The Court believes that there is good cause to seal the documents submitted by Class Counsel because they contain information regarding settlement negotiations and/or client communications.

Class Counsel also requests that the deposition transcript of Darrell Harber (Dkt. 83) be sealed until the filing of documents seeking Preliminary Approval of the Settlement because the transcripts contain information regarding confidential settlement terms. Dkt. 82, p. 1. This motion is without opposition by any party. Therefore, the Court may consider the absence of opposition as an admission that the motion has merit. The Court believes that there is good cause to seal the deposition transcript of Darrell Harber because it contains information regarding settlement terms until such time there is a filing of documents seeking preliminary approval of a settlement.

ORDER - 3