IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

GENERAL ADMINISTRATIVE ORDER 12-1 STANDARD HIPAA QUALIFIED PROTECTIVE ORDER

Effective immediately, all Qualified Protective Orders, entered pursuant to the provisions of the Health Insurance Portability and Accountability Act of 1996 ("HIPAA") shall conform to the attached standard approved format, in Room 2005, as well as on all motion and individual calendar calls.

Pursuant to Law Division General Administrative Order 03-4, all motions and orders for HIPAA Qualified Protective Orders shall be presented in Room 2005 and on all motion and individual calendars as "Routine Motions," with proper notice, and must be <u>specifically</u> labeled and contain a <u>specific</u> reference to the HIPAA statute.

Any objections to the entry of HIPAA Qualified Protective Orders shall be submitted in accordance with the routine motion rules and/or standing orders of motion judges and calendar judges.

IT IS HEREBY ORDERED that this Order is effective September 19, 2012, and will be spread upon the records of this court.

Dated at Chicago, Illinois, this 19th day of September, 2012.

ENTER:

HON. WILLIAM D. MADDUX

Presiding Judge Law Division

JUDGE WILLIAM D. MADDUX-1559

SEP 19 2012

DOROTHY BROWN CLERK OF THE CIRCUIT COURT OF COOK COUNTY, IL DEDUTY CIERK

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS COUNTY DEPARTMENT, LAW DIVISION

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Plaint	iff(s)				
-V-)) NO:				
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Defen	ndant(s)				
	, when a constitute oppose				
	HIPAA QUALIFIED PROTECTIVE ORDER				
a Qualified P	cause coming to be heard on the Motion of, for entry of rotective Order pursuant to the Health Insurance Portability and Accountabilit ("HIPAA,"), due notice having been given, and the Court being fully advise ses:	У			
	IT IS HEREBY ORDERED AS FOLLOWS:				
(1)	The current parties (and their attorneys) and any future parties (and their attorneys) to the above-captioned matter are hereby authorized to receive, subpoena, and transmit "protected health information ("PHI") pertaining to, to the extent and subject to the conditions outlined				
	herein;				
(2)	For purposes of this Qualified Protective Order, "protected health information" or "PHI" shall have the same scope and definition as set forth in 45 CFR 160.103 and 160.501. Without limiting the generality of the foregoing, "PHI" includes, but is not limited to, health information, including demographic information, relating to either:				
	 (a) the past, present or future physical condition of an individual (b) the provision of care to an individual; and/or (c) the payment for care provided to an individual, which identifies the individual or which reasonably could be expected to identifie the individual. 	es			
(3)	All "covered entities" (as defined by 45 CFR 160.13) are hereby authorized to disclose "PHI" pertaining to to all attorneys, now of record, or who may become of record in the future of this litigation;				
(4)	The parties and their attorneys shall be permitted to use the "PHI" of	of			

	parties, the consultants) reporters, co	attorneys' firm (i.e., the parties' insurers, exp	but is not limited to, disc attorneys, support staff, perts, consultants, court per tants, jurors, venire memb cess;	agents and court		
(5)	At the conclusion of the litigation as to any defendant (defined as the point at which final orders disposing of the entire case as to any defendant have been entered, or the time at which all trial and appellate proceedings have been exhausted as to any defendant), that defendant, and any person or entity in possession of "PHI" received pursuant to Paragraph 4, supra, shall destroy any and all copies of "PHI" pertaining to, except:					
	(a) (b)	generated by him/her/it the remaining defendan receiving "PHI" from t	longer in the litigation may; and ts in the litigation, and perso hose defendants, pursuant HI" in their possession;	ons or entities		
(6)	This order shall not control or limit the use of "PHI" pertaining to that comes into possession of any party, or any party's attorney, from a source <u>other than</u> a "covered entity" (as defined in 45 CFR 160.103);					
(7)	Nothing in this order authorizes defense counsel to obtain medical records or information through means <u>other than</u> formal discovery requests, subpoena, depositions, patient authorization, or through attorney-client communications;					
(8)	Nothing in this order relieves any party from complying with the requirements of:					
	 (a) the Illinois Mental Health & Developmental Disabilities Confidentiality Act (740 ILCS 110/1 et. seq.); (b) the Aids Confidentiality Act (410 ILCS 305/1 et. seq); or (c) state and federal law which protects certain drug and alcohol records (20 ILCS 301/30-5; 42 USC 290dd-3, 290ee-3 and 42 CFR Part 2). 					
Name/#: Atty for: Address:		ENT	TER:			
City/State: Phone:		JUD	GE	NO.		

in any manner reasonably connected with the above-