# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

THE SHANE GROUP, INC. and BRADLEY A. VENEBERG,	) Case No. 2:10-cv-14360-DPH-MKM
Plaintiffs, on behalf of themselves and all others similarly situated,	Honorable Denise Page Hood
v.	) )
BLUE CROSS BLUE SHIELD OF MICHIGAN,	) ) )
Defendant.	) )
MICHIGAN REGIONAL COUNCIL OF CARPENTERS EMPLOYEE BENEFITS FUND; ABATEMENT WORKERS NATIONAL HEALTH AND WELFARE FUND; MONROE PLUMBERS & PIPEFITTER LOCAL 671 WELFARE FUND; on behalf of themselves and all others similarly situated,	Case No. 2:10-cv-14887-DPH-MKM  ) ) )
Plaintiffs,	
v.	
BLUE CROSS BLUE SHIELD OF MICHIGAN,	
Defendant.	) )

SCOTT STEELE, on behalf of himself and all others similarly situated,	) ) Case No. 2:11-cv-10375-DPH-VMM )
Plaintiff,	) )
v.	)
BLUE CROSS BLUE SHIELD OF MICHIGAN,	) ) )
Defendant.	)

#### STIPULATED PROTECTIVE ORDER CONCERNING CONFIDENTIALITY

In the interests of (i) promoting an efficient and prompt resolution of the Actions; (ii) facilitating discovery by the Parties litigating the Actions; and (iii) protecting the Parties' and non-parties' Confidential Information from improper disclosure or use, The Shane Group, Inc., Bradley A. Veneberg, Michigan Regional Council of Carpenters Employee Benefits Fund, Abatement Workers National Health and Welfare Fund, and Monroe Plumbers & Pipefitter Local 671 Welfare Fund, Scott Steele (collectively, "Plaintiffs"), and Defendant Blue Cross Blue Shield of Michigan (collectively, the "Parties"), have stipulated to the provisions set forth below. Upon good cause shown, pursuant to Fed. R. Civ. P. 26(c)(1)(G) and E.D. Mich. LR 26.4, the Court ORDERS as follows:

#### A. **DEFINITIONS**

- 1. As used in this Order:
- (a) "Confidential Information" means any trade secret or other confidential research, development, or commercial information, as such terms are used in Fed. R. Civ. P. 26(c)(1)(G), or any document, transcript, or other material containing such information, or non-public personal information (such as Social Security numbers, credit card or bank account

- (b) information, or home telephone numbers), or protected health information ("PHI") under HIPPA.
- (c) "Defendant" means Blue Cross Blue Shield of Michigan, its divisions, subsidiaries, affiliates, partnerships and joint ventures, and all directors, officers, employees, agents, and representatives of the foregoing.
- (d) "Disclosed" means shown, divulged, revealed, produced, described, transmitted, or otherwise communicated, in whole or in part.
- (e) "Document" means documents or electronically stored information as defined in Fed. R. Civ. P. 34(a).
- of Michigan's inquiries, before commencing *United States v. Blue Cross Blue Shield of Michigan*, No. 2:10-cv-14155 (E.D. Mich.) ("DOJ/Michigan Action"), into (i) Defendant's inclusion of the most favored nation clauses in its contracts with hospitals in Michigan identified in the complaints in the Actions; and/or (ii) Defendant's proposed acquisition of Physicians Health Plan of Mid-Michigan.
- (g) "Investigation Materials" means documents, transcripts of testimony, or other materials that (i) any non-party provided to any Party either voluntarily or under compulsory process during the Investigations; (ii) any Party sent to any non-party during the Investigations; and/or (iii) Defendant has provided to either the DOJ or the State of Michigan during the Investigations.
- (h) "Person" means any natural person, corporate entity, partnership, association, joint venture, governmental entity, or trust.
  - (i) "Plaintiffs" means The Shane Group, Inc., Bradley A. Veneberg,

Michigan Regional Council of Carpenters Employee Benefits Fund, Abatement Workers

National Health and Welfare Fund, and Monroe Plumbers & Pipefitter Local 671 Welfare Fund,

Scott Steele, and all employees, agents, and representatives of those persons or entities.

- (j) "Protected Person" means any person (including a Party) that has provided Investigation Materials or that, voluntarily or under compulsory process, provides any documents or testimony in the Actions.
- (k) "The Actions" means the above-captioned actions pending in this Court, including any pretrial, trial, post-trial, or appellate proceedings.

#### B. DESIGNATION OF CONFIDENTIAL INFORMATION

- 2. All Documents, including deposition transcripts, produced in the Actions that were previously provided to either DOJ or the State of Michigan during the Investigations or after the commencement of the DOJ/Michigan Action designated or treated as Confidential Information under the Stipulated Protective Order Regarding Confidentiality entered in the DOJ/Michigan Action on March 16, 2011, will be treated as Confidential Information under this Order.
- 3. A Protected Person may designate as Confidential Information any documents or transcripts that it provides to any Party during the Actions, to the extent such information constitutes Confidential Information as defined in Paragraph 1(a) of this Order. Such designations constitute a representation to the Court that such Protected Person believes, in good faith, that the information so designated constitutes Confidential Information. Any production of documents or testimony not designated as Confidential Information will not be deemed a waiver of any future claim of confidentiality concerning such information, including PHI, if it is later designated Confidential Information pursuant to Paragraph 5 of this Order. However, any such subsequent designation will not retroactively prohibit the disclosure of any information for which

disclosure was proper when made. Persons who receive production of documents or testimony containing PHI that have not been designated as Confidential Information, will, if they determine that the document or testimony contains PHI, promptly notify the Protected Person, to permit the Protected Person to designate the document or testimony as Confidential Information.

- 4. Designation as Confidential Information of Documents, including deposition transcripts, produced in the Actions that were not previously provided to either DOJ or the State of Michigan during the Investigations or after the commencement of the DOJ/Michigan Action is governed as follows:
- (a) Whenever discovery is sought by subpoena from a non-party in the Actions after entry of this Order, a copy of this Order shall accompany the subpoena.
- (b) All transcripts of depositions taken in the Actions after entry of this Order will be treated as Confidential Information in their entirety for 30 days after the date a copy of the final transcript has been made available to the Protected Person for review. Within five days of receipt of the final transcript, the Party that noticed the deposition shall provide the final transcript to the Protected Person. At any time during the 30 days following receipt of the final transcript, the Protected Person may designate testimony as Confidential Information, in compliance with Paragraph 3 of this Order. Such designations (with reference to the page(s) and line(s) of the final transcript) must be provided in writing by the person making such designations to Plaintiffs' and Defendant's counsel.
- (c) A Protected Person that designates as Confidential Information any document produced in the Actions after entry of this Order must stamp or label each confidential page of each document with the designation "CONFIDENTIAL." If the entire document is not Confidential Information, the Protected Person shall stamp or label only those pages that contain

Confidential Information. Where Confidential Information is produced in electronic format on a disk or other medium that contains exclusively Confidential Information, the "CONFIDENTIAL" designation may be placed on the disk.

- 5. If a Party or Protected Person inadvertently fails to designate as Confidential Information any documents or testimony, it may later so designate by notifying the Parties in writing. After receiving such notice, the Parties shall thereafter treat the newly designated information as Confidential Information. No prior disclosure of newly designated Confidential Information shall violate this Order and the Parties have no obligations regarding such prior disclosures, if any.
- 6. Any Party that objects to the designation as Confidential Information of any documents or transcripts may notify the designating person in writing, copying all Parties. The designating person shall then have 14 days from receipt of the notification to file a motion seeking a Court order upholding the designation. The burden of proving that the designation is proper under Rule 26(c)(1)(G) shall be upon the person seeking to uphold the designation. If a motion is filed, the Parties shall continue to treat the designated Confidential Information at issue as Confidential Information until the Court rules on the motion. If the designating person does not seek an order within two weeks of receiving notice, or if the Court determines the designation of Confidential Information to have been inappropriate, the challenged designation shall be rescinded.
- 7. If a Party receives a confidentiality waiver to allow a deponent to be questioned on information that would otherwise be Confidential Information, that waiver (including identifying the specific Confidential Information to which it pertains) must be disclosed to counsel for all other Parties as soon as practicable, but in any event no later than five business

days prior to the deposition of the witness in question.

#### C. SCOPE OF DISCLOSURE OF CONFIDENTIAL INFORMATION

- 8. Except as authorized by this Order, documents, transcripts of testimony, or other materials designated as Confidential Information pursuant to this Order shall not be disclosed to any person other than the persons set forth below, and may be disclosed to and used by the persons set forth below only in the Actions:
- (a) the Court and all persons assisting the Court in the Actions, including law clerks, court reporters, and stenographic or clerical personnel;
- (b) outside counsel acting for either Plaintiffs or Defendant in the Actions, those counsels' employees, and independent contractors assisting such outside counsel in the prosecution or defense of the Actions, except to the extent outside counsel and those assisting such outside counsel was involved in or provided advice, or knows it will be involved in or provide advice, concerning negotiations between any Michigan hospital and Defendant or a commercial insurer doing business in Michigan at any time between January 1, 2005 and three years after the close of this litigation or related litigation;
- (c) authors, addressees, and recipients of particular information designated as Confidential Information solely to the extent that they have previously had lawful access to the particular information disclosed or to be disclosed;
- (d) persons (and their counsel) whom Plaintiffs or Defendant believes, in good faith, to have had prior access to the Confidential Information, or who have been participants in a communication that is the subject of the Confidential Information and from whom verification of or other information about that access or participation is sought, solely to the extent of disclosing such information to which they may have had access or that is the subject of the communication in which they may have participated; provided that, unless and until the

persons or their counsel confirms that the persons had access or were participants, only as much of the information may be disclosed as may be necessary to confirm the persons' access or participation;

- (e) testifying or consulting experts retained by a Party to assist outside counsel in the prosecution or defense of the Actions, including employees of the firm with which the expert or consultant is associated to the extent necessary to assist the expert's work in the Actions; and
- (f) persons in the courtroom during proceedings in this Action, provided that the Confidential Information is disclosed for those proceedings, subject to the right of the Protected Person to move to restrict access to the courtroom.
- 9. Before any information designated as Confidential Information may be disclosed to any person described in Paragraph 8(b)-(e) of this Order, he or she must first read this Order or must have otherwise been instructed on his or her obligations under the Order by this Court or counsel for a Party, and shall have executed the agreement included as Appendix A hereto. Counsel for the Party making the disclosure must retain the original of such executed agreement for a period of at least three years following the final resolution of the Actions. Each individual described in Paragraph 8 of this Order to whom information designated as Confidential Information is disclosed must not disclose that Confidential Information to any other individual, except as provided in this Order.
  - 10. Notwithstanding Paragraphs 8 and 9 of this Order, nothing in this Order shall:
- (a) limit a person's use or disclosure of its own information designated as Confidential Information;
  - (b) prevent disclosure of Confidential Information by any Party to any current

employee of the person that designated the information as Confidential Information; or

- (c) prevent disclosure of Confidential Information by any Party with the consent of the person that designated the Confidential Information; provided, however, that this Order does not authorize disclosure of PHI beyond the persons identified in Paragraph 8 above.
- (d) prevent Plaintiffs, subject to taking appropriate steps to preserve the further confidentiality of such information, from disclosing information designated as Confidential Information as may be required by law.
- (e) prohibit the discussion of issues with witnesses simply because those issues are discussed in Confidential Information, provided that the witness in question had lawful access to the particular information being discussed.

# D. DISCLOSURE OF CONFIDENTIAL INFORMATION IN PRETRIAL AND TRIAL PROCEEDINGS IN THE ACTIONS

11. If any documents or testimony designated or treated under this Order as Confidential Information is included in any pleading, motion, exhibit, or other paper to be filed with the Court, the Party seeking to use such material shall follow the procedures set forth in E.D. Mich. LR 5.3 and 26.4. Nothing in this Order shall restrict any person, including any member of the public, from challenging the filing of any Confidential Information material under seal.

### E. PROCEDURES UPON TERMINATION OF THE ACTIONS

12. Within 90 days after receiving notice of the entry of an order, judgment, or decree terminating the Actions, after all appeals have concluded or the time for appeal has expired, all persons having received information designated as Confidential Information must either make a good faith effort to return such material and all copies thereof to the person that produced it, or destroy all such Confidential Information and certify that fact in writing to that person. Counsel

for Plaintiffs and Defendant will be entitled to retain court papers, deposition and trial transcripts and exhibits, and work product, provided that Plaintiffs' employees, Plaintiffs' counsel and their employees and independent contractors, and Defendant's counsel and Defendant's counsel's employees do not disclose the portions of court papers, deposition transcripts, exhibits, or work product containing information designated as Confidential Information to any person except pursuant to Court order or agreement with the person that produced the information designated as Confidential Information. All Confidential Information returned to the Parties or their counsel by the Court likewise must be disposed of in accordance with this Paragraph.

#### F. RIGHT TO SEEK MODIFICATION

13. Nothing in this Order prevents any person, including members of the public, from seeking modification of this Order, upon motion made pursuant to the rules of this Court.

#### **SO ORDERED:**

Dated at Detroit, Michigan, this 5<sup>th</sup> day of October, 2011.

s/Denise Page Hood
UNITED STATES DISTRICT JUDGE

I hereby certify that a copy of the foregoing document was mailed to the attorneys of record on this date, October 5, 2011, by electronic and/or ordinary mail.

s/LaShawn R. Saulsberry
Case Manager, (313) 234-5165

Dated October 3, 2011.

Stipulated for form and entry by:

#### FOR SHANE/COUNCIL/STEELE PLAINTIFFS

# FOR DEFENDANT BLUE CROSS BLUE SHIELD OF MICHIGAN

/s/ E. Powell Miller

E. Powell Miller (P39487)

### THE MILLER LAW FIRM, P.C.

950 West University Drive, Suite 300

Rochester, Michigan 48307 Telephone: (248) 841-2200 Email: epm@millerlawpc.com

/s/ Mary Jane Fait w/ permission

Mary Jane Fait

# WOLF HALDENSTEIN ADLER FREEMAN & HERZ LLC

55 West Monroe Street, Suite 1111

Chicago, Illinois 60603 Telephone: (312) 984-0000 Email: fait@whafh.com

/s/ Daniel A. Small w/ permission

Daniel A. Small

# COHEN MILSTEIN SELLERS & TOLL PLLC

1100 New York Avenue, NW, Suite 500

Washington, DC 20005 Telephone: (202) 408-4600

Email: dsmall@cohenmilstein.com

#### /s/ Daniel E. Gustafson w/ permission

Daniel E. Gustafson

# **GUSTAFSON GLUEK PLLC**

650 Northstar East

608 Second Avenue South

Minneapolis, MN 55402

Telephone: (612) 333-8844

Email: dgustafson@gustafsongluek.com

/s/ D. Bruce Hoffman w/ permission

D. Bruce Hoffman Hunton & Williams LLP 1900 K Street, N.W. Washington, DC 20006

Telephone: (202) 955-1500 Email: bhoffman@hunton.com Adm. E.D.Mich., DC Bar # 495385 David H. Fink (P28235)

#### FINK + ASSOCIATES LAW

100 West Long Lake Road; Suite 111 Bloomfield Hills, Michigan 48304

Telephone: (248) 971-2500

Email: dfink@finkandassociateslaw.com

Eric L. Cramer

# BERGER & MONTAGUE, P.C.

1622 Locust Street Philadelphia, Pennsylvania 19103 Telephone: (215) 875-3000

Joseph C. Kohn William E. Hoese

# KOHN, SWIFT & GRAF, P.C.

One South Broad Street, Suite 2100 Philadelphia, Pennsylvania 19107 Telephone: (215) 238-1700

Marvin A. Miller Matthew E. Van Tine MILLER LAW LLC 115 South LaSalle Street

Suite 2910 Chicago, Illinois 60603

Telephone: (312) 332-3400

Richard N. LaFlamme

## LAFLAMME & MAULDIN, P.C.

2540 Spring Arbor Road Jackson, Michigan 49203 Telephone: (517) 784-9122

David Balto

#### LAW OFFICES OF DAVID BALTO

1350 I Street, NW Suite 850 Washington, DC 20005

Telephone: (202) 789-5424

Attorneys for Plaintiffs The Shane Group, Inc. and Bradley A. Veneberg

L. Kendall Satterfield
Don A. Resnikoff
Michael G. McLellan
FINKELSTEIN THOMPSON LLP

1050 30th Street, NW Washington, D.C. 20007 Telephone: (202) 337-8000

Email: dresnikoff@finkelsteinthompson.com Email: mmclellan@finkelsteinthompson.com

John Tesija Mike Novara Bryan M. Beckerman

## **NOVARA TESIJA, P.L.L.C.**

2000 Town Center, Suite 2370 Southfield, Michigan 48075 Telephone: (248) 354-0380 Email: tesija@novaratesija.com Email: man@novaratesija.com Email; bmb@novaratesija.com

Attorneys for Plaintiffs Michigan Regional Council of Carpenters Employee Benefits Fund, Abatement Workers National Health and Welfare Fund, and Monroe Plumbers & Pipefitter Local 671 Welfare Fund

Alyson Oliver (#55020)

#### **KRESCH OLIVER PLLC**

24100 Southfield Road, suite 305

Southfield, MI 48075

Telephone: (248) 327-6556

Email: aoliver@krescholiver.com

Joseph Goldberg

# FREEDMAN BOYD HOLLANDER GOLDBERG & IVES, P.A.

20 First Plaza, Suite 700 Albuquerque, NM 87102 Telephone: (505) 842-9960 Email: jg@fbdlaw.com Dianne Nast **RODANAST, P.C.** 

801 Estelle Drive Lancaster, PA 17601

Telephone: (717) 892-3000

dnast@rodanast.com

W. Joseph Bruckner Richard A. Lockridge

# LOCKRIDGE GRINDAL NAUEN P.L.L.P

100 Washington Avenue South,

Suite 2200

Minneapolis, MN 55401 Telephone: (612) 339-6900 Email: wjbruckner@locklaw.com Email: ralockridge@locklaw.com

Charles Zimmerman
Anne T. Regan

**ZIMMERMAN REED, PLLP** 1100 IDS Center

80 South 8<sup>th</sup> Street Minneapolis, MN 55402 Telephone: (612) 341-0400

Email: charles.zimmerman@zimmreed.com

Email: anne.regan@zimmreed.com

Attorneys for Plaintiff Scott Steele

# APPENDIX A

# IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF MICHIGAN

THE SHANE GROUP, INC. and BRADLEY A. VENEBERG,	) Case No. 2:10-cv-14360-DPH-MKM
Plaintiffs, on behalf of themselves and all others similarly situated,	) Honorable Denise Page Hood )
v.	) )
BLUE CROSS BLUE SHIELD OF MICHIGAN,	) ) )
Defendant.	
MICHIGAN REGIONAL COUNCIL OF CARPENTERS EMPLOYEE BENEFITS FUND; ABATEMENT WORKERS NATIONAL HEALTH AND WELFARE FUND; MONROE PLUMBERS & PIPEFITTER LOCAL 671 WELFARE FUND; on behalf of themselves and all others similarly situated,	Case No. 2:10-cv-14887-DPH-MKM  ) ) )
Plaintiffs,	
v.	) )
BLUE CROSS BLUE SHIELD OF MICHIGAN,	
Defendant.	) ) )

SCOTT STEELE, on behalf of himself and all others similarly situated,	) Case No. 2:11-cv-10375-DPH-VMM	
Plaintiff,	)	
v.	)	
BLUE CROSS BLUE SHIELD OF MICHIGAN,	) ) )	
Defendant.	)	
AGREEMENT CONCERNING CONFIDENTIALITY		
I,	, am employed as	
by	I hereby certify that:	
1. I have read the Stipulated Protective Order") entered in the above-caption	etive Order Concerning Confidentiality oned actions, and understand its terms.	
	of the Protective Order and agree to use ation, provided to me only for the purpose of this	
	bide by the terms of the Protective Order entered without limitation, to civil and criminal penalties	
District of Michigan solely for the purpose of e	e United States District Court for the Eastern nforcing the terms of the Protective Order entered nowingly waive any right I may otherwise have	
5. I make this certificate this	_ day of, 201	
	(SIGNATURE)	