

**SUPREME COURT OF THE UNITED STATES**

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DELAWARE, *Plaintiff,*

v.

Nos. 220145 & 220146 (Consolidated)

ARKANSAS, *et al., Defendants*

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February 1, 2019

**JOINT REQUEST FOR FILING CERTAIN DOCUMENTS UNDER SEAL**

In accordance with the Stipulation and Protective Order approved by this Court on January 16, 2018, MoneyGram Payment Systems, Inc. designated certain documents and deposition transcripts as “Confidential” during the discovery phase of this case. The Protective Order contemplates that documents and testimony marked “Confidential” will be filed under seal.

The parties have coordinated with MoneyGram on this point, and MoneyGram agrees that the deposition excerpts attached as exhibits to the parties’ dispositive motions do not need to be filed under seal so long as the parties redact any reference to the names and financial terms associated with certain contracts. Likewise, MoneyGram agrees that no portion of the parties’ briefs summarizing any exhibits or testimony need to be filed under seal so long as the briefs do not disclose the names and financial terms associated with certain contracts.

MoneyGram has requested that certain documents marked as “Confidential” be filed under seal. To that end, the parties request that the Special Master seal the following exhibits:

From Delaware’s dispositive motion:

Exhibits F, G, P, and Q to the Declaration of John David Taliaferro.

From Defendant States’ dispositive motion:

Exhibits 12, 13, 17, 18, 19, 42, 43, 47, and 50 to Defendant States’ appendix.

Nothing about this request waives any party’s right to challenge the “Confidential” designation of any document should the need arise.

*The filing of the specified documents under seal is approved*      2      *So ordered*      2-6-19  
*[Signature]*  
Special Master