IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MARYLAND

IN RE: *
PROCEDURES FOR THE HANDLING, FILING, *
SERVICE, AND MANAGEMENT OF HIGHLY *
SENSITIVE DOCUMENTS *

AMENDED STANDING ORDER 2021-02

WHEREAS, in response to recent disclosures of wide-spread breaches of both private sector and government computer systems, federal courts are immediately adding new security procedures to protect highly sensitive documents filed with the courts;

THE COURT FINDS that, pursuant to <u>Civil Rule 5(d)(3)(A)</u> and <u>Criminal Rule 49(b)(3)(A)</u>, good cause exists to require the filing of certain highly sensitive documents outside of the Court's electronic filing system.

THEREFORE, IT IS HEREBY ORDERED that, effective as of the date of this Order and until such time as the Court orders otherwise, the handling, filing, service, and management of certain highly sensitive documents shall be subject to the procedures and requirements set forth below. This Standing Order supersedes any and all inconsistent provisions in existing local rules or other standing orders of this Court.

1. Documents Subject to this Order

The procedures set forth below apply to documents that contain highly sensitive information.

- a. The following documents are deemed highly sensitive documents (HSDs): Applications for interception of wire, oral, or electronic communications pursuant to 18 U.S.C. § 2518.
- b. The following types of documents will be deemed HSDs only if specifically requested by the United States Attorney: Search warrant materials and criminal complaints. A motion to seal search warrant materials or a criminal complaint, if granted, does not deem such documents HSDs absent a specific request from the United States Attorney to do so in the motion.
- c. The Court may, on its own motion or on motion of a party pursuant to Section 4 below, in a civil or criminal case, direct that any other documents be designated as HSD if they contain information which, if disclosed, would pose a clear and present danger to life and limb or result in grave or extreme harm (such as undisclosed cooperation in a particularly sensitive case).
- d. The following types of documents generally are not considered HSDs:

 Presentence reports, pretrial release reports, filings and documents related to
 petitions for compassionate release and/or other sentencing relief, social security
 records, administrative immigration records, and sealed filings in most civil cases.
- e. Any dispute as to whether a document is an HSD shall be resolved by the presiding judge or, when no presiding judge is assigned, the chambers judge.

2. Providing HSDs to Clerk or Judicial Officers

If an HSD or proposed HSD is provided to the Clerk or a judicial officer in advance of filing, it must be provided in paper copy by hand delivery or mail.

3. Filing through Judicial Officer

An HSD submitted to, or generated by, a judicial officer shall be filed by providing a paper copy to the Clerk. The Clerk's Office will file and maintain the HSD in a secure paper filing system.

4. Filing of Motions to Treat a Document as an HSD Under Paragraph 1.c

- a. If represented by counsel, a party shall file a motion to seal and treat a document as an HSD via CM/ECF under existing procedures, except that a copy of the proposed HSD shall not be filed electronically. Instead, a blank placeholder document shall be attached to the motion in place of the proposed HSD to reserve a docket number. The motion shall explain why the proposed document should be sealed and afforded treatment as an HSD under the criteria set out in paragraph 1.c. above or why it should otherwise be afforded the heightened protection for HSDs. As soon as practicable after the motion is filed electronically, the filing party shall deliver to the Clerk's Office two paper copies of the HSD sought to be filed along with a certificate of service. These documents shall be submitted to the Clerk's Office in a sealed envelope marked "HIGHLY SENSITIVE DOCUMENT." The outside of the envelope shall be affixed with a copy of the HSD's caption page (with confidential information redacted), along with the CM/ECF case and document number.
- b. If not represented by counsel, a party shall file by paper two copies of a motion to seal and treat a document as an HSD, together with the proposed HSD and a certificate of service. The motion shall explain why the proposed document should be sealed and afforded treatment as an HSD under the criteria set out in paragraph 1.c. above or why it should otherwise be afforded the heightened protection for HSDs. These documents shall be submitted to the Clerk's Office in a sealed envelope marked "HIGHLY SENSITIVE DOCUMENT." The outside of the envelope shall be affixed with a copy of the HSD's caption page (with confidential information redacted), along with the CM/ECF case number.
- c. The filing party shall serve the HSD on the other parties as follows:
 - i. Civil cases by any manner specified in <u>Civil Rule 5(b)(2)</u>, except for service via the Court's electronic filing system; or
 - ii. Criminal cases by any manner specified in Criminal Rule 49(a)(3)(B) or (a)(4).
- d. The Court will issue an order deciding the motion and, if granted, an informational entry will be made on the case docket indicating that the HSD has been filed with the Court. The Clerk's Office will maintain the HSD in a secure paper filing system.

5. Service of Highly Sensitive Court Orders

If the Court determines that a court order contains highly sensitive information, the Clerk's Office will file and maintain the order in a secure paper filing system and will serve paper copies of the order on the parties via mail.

IT IS SO ORDERED, this 4th day of February, 2021.

/s/ JAMES K. BREDAR
James K. Bredar
Chief Judge