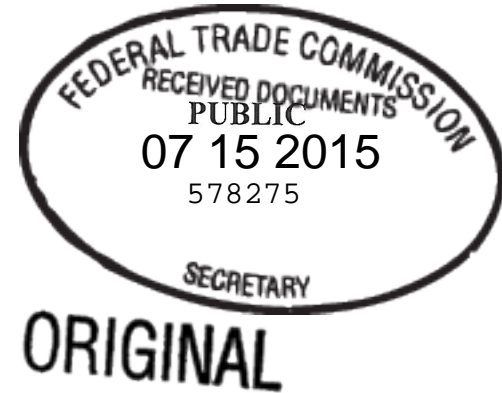


UNITED STATES OF AMERICA
FEDERAL TRADE COMMISSION
OFFICE OF ADMINISTRATIVE LAW JUDGES



In the Matter of)
)
LabMD, Inc.,)
a corporation,)
Respondent.)

DOCKET NO. 9357

**ORDER GRANTING JOINT MOTION TO ACCEPT REDACTED,
PUBLIC VERSIONS OF *IN CAMERA* EXHIBITS INTO THE RECORD**

I.

On July 9, 2015, Federal Trade Commission (“FTC”) Complaint Counsel and Respondent LabMD, Inc. (“Respondent” or “LabMD”) filed a Joint Motion to Accept Redacted, Public Versions of *In Camera* Exhibits into the Record (“Joint Motion”). As set forth below, the Joint Motion is GRANTED.

II.

The parties recite that by Orders dated May 6, 2014, May 27, 2014, and July 1, 2014, *in camera* treatment has been granted to several exhibits that include sensitive personal information. In addition, the parties state that on July 7, 2015, Respondent filed a motion requesting *in camera* treatment for portions of exhibits containing personal information of Respondent’s president, Michael Daugherty (“July 7 Motion”). By Order dated July 15, 2015, Respondent’s July 7 Motion was granted (“July 15 Order Granting Respondent’s Motion for *In Camera* Treatment”).

The parties note that many of the exhibits to which *in camera* treatment has been granted by these Orders also contain content that does not reveal or relate to sensitive personal information and is not otherwise confidential. In order to accommodate the goal of transparency to the public, the parties request that the Court accept into the record a public version of certain exhibits.


By Orders dated May 6, 2014 and July 1, 2014, the parties were directed to create a public version of certain exhibits by redacting the sensitive personal information and labeling the redacted, public version of those exhibits with an “-A.” Similar treatment is appropriate for the

exhibits listed in the Joint Motion, and for the exhibits that are the subject of the July 15 Order Granting Respondent's Motion for *In Camera* Treatment.

III.

The Joint Motion is GRANTED. The parties shall create and submit public versions of the exhibits that are the subject of this Order, designated: JX 0001-A, CX 627-A, CX 628-A¹, CX 0704-A, CX 0705-A, CX 0710-A, CX 0713-A, CX 0714-A, CX 0715-A, CX 0723-A, CX 0725-A, CX 0727-A, RX 486-A, RX 487-A, RX 492-A, RX 495-A, RX 496-A, RX 497-A, RX 505-A, RX 507-A, RX 511-A, that redact the sensitive personal information therein, so that they may be entered into the public record.

ORDERED:



D. Michael Chappell
Chief Administrative Law Judge

Date: July 15, 2015

¹ Although the Joint Motion did not include a request to submit a public version of CX 627 and CX 628, the July 15 Order Granting Respondent's Motion for *In Camera* Treatment granted *in camera* treatment to the portions of those documents that reference Mr. Daugherty's home address. Accordingly, CX 627 and CX 628 are included in this Order.

Notice of Electronic Service

I hereby certify that on July 15, 2015, I filed an electronic copy of the foregoing Order Granting Joint Motion to Accept Redacted Public Versions, with:

D. Michael Chappell
Chief Administrative Law Judge
600 Pennsylvania Ave., NW
Suite 110
Washington, DC, 20580

Donald Clark
600 Pennsylvania Ave., NW
Suite 172
Washington, DC, 20580

I hereby certify that on July 15, 2015, I served via E-Service an electronic copy of the foregoing Order Granting Joint Motion to Accept Redacted Public Versions, upon:

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