



**SIGNED this 15th day of May, 2009.**

  
LEIF M. CLARK  
UNITED STATES BANKRUPTCY JUDGE

**United States Bankruptcy Court**  
Western District of Texas  
San Antonio Division

IN RE

ALFREDO S. AGUINAGA & CAROLINA A.  
AGUINAGA

*DEBTORS*

BANKR. CASE NO.

08-52965-C

CHAPTER 13

**SUA SPONTE ORDER VACATING ORDER #31 AND DENYING MOTION TO SEAL**

CAME ON for further consideration the foregoing matter. The movant, Countrywide Home Loans Servicing, L.P., filed a motion for an order sealing court records. The court inadvertently signed an order granting the motion. By this order, the order granting the motion to seal [#31] is vacated.

The motion to seal is not well taken and should be denied. The lender claims that there is need to protect the debtor's loan number from public disclosure. The lender does not explain why this information needs to be kept private. Further, the lender does not explain how sealing the proof of claim filed in this case would be of any value, given that the proof of claim has already been on

file since December 2008. Indeed, an examination of the originally filed proof of claim reflects that no loan number is revealed in the proof of claim. The proof of claim itself only reflects the last four digits, consistent with what the Official Form requests. None of the exhibits reflect the loan number either. In short, the movant asks the court to seal the entire proof of claim filed in order to prevent the disclosure of information that is not disclosed anyway! The motion to seal is denied.

A number of these motions have been filed recently. The court does not know what the lender's real motivation is in trying to seal this information. The court need not speculate however. These motions are inappropriate and unfounded. The court requests the firm that has begun the practice of filing these motions to please stop it.

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