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 CLERK, U.S. DISTRICT COURT  
 FEB - 4 2013  
 CENTRAL DISTRICT OF CALIFORNIA  
 BY [Signature] DEPUTY

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UNITED STATES DISTRICT COURT  
 CENTRAL DISTRICT OF CALIFORNIA

TRAVELERS PROPERTY CASUALTY  
 INSURANCE COMPANY a/s/o AARON  
 ANDERSON,

Plaintiff,

v.

ELECTROLUX HOME PRODUCTS,  
 INC., and DOES 1 through 10, inclusive,

Defendant(s).

CASE NO.: 2:12-CV-05112-DMG (Ex)

**STIPULATED PROTECTIVE ORDER;  
 ORDER THEREON**

Judge: Hon. Dolly M. Gee  
 Complaint Filed: June 13, 2012  
 Trial: July 2, 2013

WHEREAS the Plaintiffs, TRAVELERS PROPERTY CASUALTY  
 INSURANCE COMPANY a/s/o AARON ANDERSON, and Defendant,  
 ELECTROLUX HOME PRODUCTS, INC. (collectively, the "Parties"), seek this  
 Court's approval of this Stipulated Protective Order Governing Confidentiality  
 ("Order"); and

WHEREAS discovery in this Action has required and may in the future require  
 disclosure of confidential materials and information, and the Parties desire to maintain  
 the confidentiality of such confidential materials and information;

1           ACCORDINGLY, the Parties having submitted a joint motion for entry of this  
2 Protective Order, and the Court finding good cause for entry of this Protective Order,

3           IT IS HEREBY ORDERED: That the Joint Motion is GRANTED; and, it is  
4 STIPULATED AND FURTHER ORDERED that each Party to this action, and anyone  
5 else who may subsequently subscribe to this Stipulated Protective Order (by execution  
6 of the CONFIDENTIALITY UNDERTAKING annexed hereto as Appendix 1) agrees  
7 with and is Ordered by the Court as follows:

8           1.     PROTECTED DISCOVERY MATERIAL: This Order shall govern all  
9 discovery materials produced or disclosed during this litigation, including the following:  
10 documents, things, data and information, answers to interrogatories, answers to  
11 deposition questions, responses to requests for admission, affidavits and all other  
12 discovery taken pursuant to the Federal Rules of Civil Procedure from the Parties and  
13 third persons (collectively, "Discovery Material"). As used in this Order, "document" or  
14 "documents" shall have the same definition as in the Federal Rules of Civil Procedure  
15 and the Local Rules of Court.

16           2.     Discovery Material designated for protection under this Order ("Protected  
17 Discovery Material") shall be designated by the Party producing ("Producing Party") as  
18 CONFIDENTIAL. The "CONFIDENTIAL" designation may be applied to Discovery  
19 Material that the Producing Party reasonably and in good faith determines to constitute  
20 nonpublic material not generally available, including but not limited to confidential  
21 financial, technical, commercial information, including highly sensitive trade secrets,  
22 technical practices, methods or know-how; present or future marketing plans; profit data  
23 or projections; shareholder information; business strategy; financial data and  
24 projections; confidential agreements or relationships with third parties; other such  
25 categories of documents; and/or materials that a party is under a pre-existing obligation  
26 to a third party to treat as such.  
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1           3.    CONFIDENTIAL DISCOVERY MATERIAL: To designate and  
2 categorize written Discovery Material as "CONFIDENTIAL -- Subject to Protective  
3 Order" Discovery Material, the Producing Party or third party shall stamp  
4 "CONFIDENTIAL" or similar language on each page of such Discovery Material, and  
5 the case name and number or similar designation on each page to identify that the  
6 Discovery Material has been so marked for purposes of this action only. The  
7 designation and classification of information as "CONFIDENTIAL" will be deemed  
8 effective to bring that information under the protections of this Order unless and until  
9 the Court orders otherwise.

10           4.    Confidential Discovery Material designated pursuant to Paragraph 3 above  
11 may be disclosed only to the following persons, and shall not be distributed or otherwise  
12 disseminated outside of the United States, except upon the prior written consent of the  
13 Producing Party:

- 14                   (a)   Attorneys from any law firm that is of record, and in-house counsel,  
15                               for any named party to this action;
- 16                   (b)   The parties themselves, including its employees;
- 17                   (c)   Secretarial, clerical and legal assistants working under the  
18 supervision of the attorneys and officers designated, assigned to and necessary to assist  
19 in the conduct of this action;
- 20                   (d)   Outside contractors hired by any of the persons designated above to  
21 copy, index, sort, or otherwise manage the storage and retrieval of discovery materials,  
22 provided that such outside contractors have agreed to keep any documents or other  
23 information they have access to as confidential;
- 24                   (e)   Independent consultants and experts, to the extent disclosure is in  
25 good faith necessary for the conduct of this action, provided that such consultants and  
26 experts have agreed to keep any documents or other information they have access to as  
27 confidential and have signed the form attached hereto as Appendix 1;
- 28

1 (f) Any other person during the course of depositions in this action or  
2 oral or written examinations, provided that any such person was, at the time the  
3 document was prepared, a director, officer or employee of the Producing Party and a  
4 foundation can be laid that the witness likely had knowledge of the Confidential  
5 Information contained therein, except that any such document or information shall not  
6 be left in the possession of the deponent;

7 (g) Court reporters and videographers who record and/or transcribe  
8 deposition or other testimony in this action; and

9 (h) The Court and its staff.

10 5. For purposes of the above paragraphs, information produced or provided  
11 on a computer disk, data tape or other medium that has not been reduced to paper form  
12 may be designated as Confidential Discovery Material by labeling the media containing  
13 such information with the appropriate designation(s). If possible (as dictated by the  
14 media), any such designation may also be included in the metadata for each electronic  
15 document or other discrete piece of electronic information. Such documents and  
16 information cannot be otherwise labeled with any designation or bates number because  
17 the parties have agreed to exchange them in "native" format. To the extent that the  
18 media is so labeled, all information contained on that media shall be considered to bear  
19 such designation.  
20

21 6. CONFIDENTIALITY UNDERTAKINGS: With the exception of those  
22 individuals identified in paragraph 4(b), no Disclosure of Protected Discovery Material  
23 shall be made to anyone pursuant to the above paragraphs except after compliance with  
24 the following procedure: The party seeking to provide Protected Discovery Material to  
25 another ("Receiving Party") shall have the Receiving Party sign and complete the form  
26 annexed as Appendix 1 to this Order.

27 7. FILING UNDER SEAL: All Protected Discovery Material that is filed  
28 with the Court, and any pleading, motion or other paper filed with the Court containing

1 or disclosing such material, shall be filed under seal in compliance with Local Rule  
2 5(e)(4) and with the designations required by this Protective Order. The party seeking  
3 to file material under seal shall file a redacted version of each document sought to be  
4 sealed. The party shall also file a motion to seal, and shall attach to the motion  
5 unredacted copies of each document sought to be sealed and any memorandum or other  
6 documents supporting the assertion that grounds exist for sealing the documents. The  
7 unredacted documents and memorandum or other supporting documents shall be  
8 submitted in an envelope for sealing, bearing the caption and docket number of the case,  
9 and the caption of the pleading or description of the documents sought to be sealed. A  
10 copy of this Order shall be included in the filing envelope. Only those portions of the  
11 filing with the Court constituting Protected Discovery Material shall be filed under seal.  
12 This paragraph shall not be construed to limit or prohibit the right of a Party to  
13 challenge a designation of Protected Discovery Material, as provided by this Order.

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15 8. CHALLENGING CONFIDENTIALITY DESIGNATION: A Party shall  
16 not be obligated to challenge the propriety of a designation under this Order at the time  
17 made, and the failure to do so shall not preclude a subsequent challenge thereto. If at  
18 any time a Party objects to a designation of information as "CONFIDENTIAL" material  
19 under this Order, the objecting Party shall notify the Producing Party in writing of its  
20 request to have the designation modified or withdrawn. The notice shall identify the  
21 information in question, and shall specify in reasonable detail the reason or reasons for  
22 the objection. Within ten (10) calendar days of the receipt of such notice, the Producing  
23 Party shall respond in writing either withdrawing the designation, or setting forth in  
24 reasonable detail the reasons why the Producing Party believes the information is  
25 entitled to the designated status, or modifying the designation and setting forth in  
26 reasonable detail the reasons why the Producing Party believes the information is  
27 entitled to the modified designation. If not satisfied, the Objecting Party may apply for  
28 a ruling from the Court on the continued status of the information. The Producing Party

1 maintains the burden of justifying the confidential designation under FRCP 26(c). The  
2 status of the information shall be maintained as originally designated until the Court  
3 makes a final ruling on the application.

4 9. JURISDICTION: Each individual who receives any Protected Discovery  
5 Material in accordance with any provision of this Order hereby agrees to subject  
6 himself/herself to the jurisdiction of the Court for the purpose of any proceedings  
7 relating to the performance under, compliance with, or violation of, this Order.

8 10. DEPOSITIONS: Testimony or other material disclosed or to be disclosed  
9 at any deposition occurring in this litigation may be designated and categorized as  
10 "CONFIDENTIAL" material under this Order (a) by notifying all Parties or their  
11 counsel in writing of such designation prior to the deposition; (b) on the record during  
12 the course of the deposition; or (c) by making such a designation, in writing to all  
13 Parties or their counsel, within twenty (20) calendar days after the last day of the  
14 deposition. Any such designation must be pursuant to the standards set forth in this  
15 Order. Those portions of depositions that are so designated shall be filed separately and  
16 under seal with the Court pursuant to this Order whenever depositions are so filed. The  
17 court reporter shall designate and categorize those portions of deposition transcripts  
18 which are considered by the Party asserting ownership thereto to be Protected Discovery  
19 Material and shall separate portion(s) of transcripts and deposition exhibits that contain  
20 Protected Discovery Material from those portion(s) of transcripts and deposition  
21 exhibits that do not.

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23 11. In the event that any question is asked at a deposition with respect to which  
24 a Party asserts that the answer requires the disclosure of Protected Discovery Material,  
25 such question shall nonetheless be answered by the witness fully and completely. Prior  
26 to answering, however, all persons present shall be advised of and shall agree to the  
27 terms and conditions of the Order and, at the request of the Producing Party, all persons,  
28 other than the witness and the witness' counsel, who are not allowed to obtain such

1 information pursuant to this Order shall leave the room during the time in which this  
2 information is disclosed.

3 12. INADVERTENT FAILURE TO DESIGNATE OR INADVERTENT  
4 PRODUCTION: In the event that a party who has produced information discovers that  
5 "CONFIDENTIAL" Discovery Material has not been designated or has been  
6 inadvertently produced without being marked with the appropriate designation, the  
7 Producing Party may thereafter notify the party receiving such information under the  
8 Protective Order and require the latter to retrieve and return any unmarked material and  
9 to substitute therefor appropriately marked material, provided (i) the Producing Party  
10 has initially taken reasonable measures to identify and designate the subject material  
11 and (ii) the Producing Party notifies the Receiving Party promptly after learning of such  
12 inadvertent failure to designate. Upon receipt of such notification from the Producing  
13 Party, the Receiving Party shall not thereafter disclose any such material or any  
14 information contained therein to any persons who are not "qualified persons" as that  
15 term is hereinafter defined.  
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17 13. In the event of an inadvertent disclosure by the Receiving Party of the  
18 "CONFIDENTIAL" Discovery Material of another party or a third party, the party  
19 recipient making the inadvertent disclosure shall upon learning of the disclosure:

- 20 (i) immediately notify the party to whom the disclosure was  
21 inadvertently made that it contains "CONFIDENTIAL" Discovery  
22 Material subject to this Protective Order;
- 23 (ii) immediately make all reasonable efforts to recover the information  
24 as well as  
25 preclude further dissemination or use by the person to whom  
26 disclosure was  
27 inadvertently made; and  
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1 (iii) within five (5) days, notify the Producing Party of the identity of the  
2 person to whom disclosure was inadvertently made, the  
3 circumstances surrounding disclosure, and the steps taken to recover  
4 the information and the steps taken to insure against the further  
5 dissemination or use of the information.

6 14. DISCLOSURE OF PROTECTED INFORMATION: In the event a  
7 Producing Party inadvertently discloses information subject to a claim of attorney-client  
8 privilege or attorney work product protection (“disclosed protected information”), the  
9 disclosure of the disclosed protected information shall not constitute or be deemed a  
10 waiver or forfeiture of any claim of privilege or work product protection that the  
11 Producing Party would otherwise be entitled to assert with respect to the disclosed  
12 protected information and its subject matter. The Producing Party may assert in writing  
13 attorney-client privilege or work product protection with respect to the disclosed  
14 protected information. The Receiving Party shall, within five business days of receipt  
15 of that writing, return or destroy all copies of the disclosed protected information  
16 including any disclosed protected information transmitted to another party, and provide  
17 a written certification of counsel that all such disclosed protected information has been  
18 returned or destroyed. Within five business days of the notification that such disclosed  
19 protected information has been returned or destroyed the Producing Party shall produce  
20 a privilege log with respect to the disclosed protected information. The Receiving Party  
21 may move the Court for an Order compelling production of the disclosed protected  
22 information (a “privilege motion”). The privilege motion shall not assert as a ground  
23 for entering such an Order the fact or circumstances of the inadvertent production. The  
24 Producing Party retains the burden of establishing the privileged or protected nature of  
25 any disclosed protected information. Nothing in this paragraph shall limit the right of  
26 any party to petition the Court for an *in camera* review of the disclosed protected  
27 information.  
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1           15. SECURITY: The recipient of Protected Discovery Material that is  
2 provided under this Order shall maintain such information in a secure and safe area.

3           16. Notwithstanding any other provisions of this Order, nothing herein shall  
4 prohibit counsel for a Party from disclosing a document containing information  
5 designated "CONFIDENTIAL" to any person which the document clearly identifies as  
6 an author, addressee, or carbon copy recipient of such document. During deposition or  
7 trial testimony, counsel may disclose documents produced by a Party to current  
8 employees and officers of the producing Party. And regardless of designation pursuant  
9 to this Protective Order, if a document or testimony makes reference to the actual or  
10 alleged conduct or statements of a person who is a potential witness, counsel may  
11 discuss such conduct or statements with such witness without revealing any portion of  
12 the document or testimony other than that which specifically refers to such conduct or  
13 statement, and such discussion shall not constitute disclosure in violation of this  
14 Protective Order.

15           17. All Protected Discovery Material produced in this action shall only be used  
16 in connection with the preparation, trial and appeal, if any, of this action and shall not be  
17 used for any other purpose or use or disclosed to any other person or entity unless  
18 otherwise agreed to beforehand in writing by the Producing Party or if the Court so  
19 orders; however, this requirement shall not prejudice any Party's right to seek or oppose  
20 an order from the Court permitting the use in other litigation of Protected Discovery  
21 Material.

22           18. USE BY PRODUCING PARTY: Nothing contained in this Order shall  
23 preclude a Party producing Protected Discovery Material from using its own Protected  
24 Discovery Material in any manner it sees fit, or from revealing such Protected  
25 Discovery Material to whomever it chooses, without the prior consent of any other Party  
26 or of this Court.  
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1            19.    **COVERAGE:** This Order pertains only to Protected Discovery Material  
2 provided by the party producing it and does not limit the use or disclosure of materials  
3 which have been obtained by any Party from any other source lawfully possessing such  
4 information and not in violation of any obligation of confidentiality with respect thereto.  
5 At the time this action is closed by the Court, the Clerk may destroy such Protected  
6 Discovery Material filed under seal or return such Protected Discovery Material to the  
7 filing Party who will then dispose of the material pursuant to this paragraph.

8            20.    **TERMINATION OF ACTION:** Within sixty (60) calendar days after the  
9 final termination of this action, including any appeals, all Parties and third persons shall  
10 return all Protected Discovery Material and all copies thereof to the Party or third  
11 person that produced it or, at the election of the person or entity in possession of the  
12 Protected Discovery Material, shall destroy all Protected Discovery Material and all  
13 copies thereof. All Parties who possessed such Protected Discovery Material shall  
14 certify, to the best of their knowledge after reasonable inquiry, the return or destruction  
15 by affidavit or signed letter furnished to the Producing Party. This paragraph shall not  
16 be construed to require the return or destruction of any regularly maintained litigation  
17 files held by the attorneys for each party as archival records or other attorney work-  
18 product created for any party. Any Confidential Information, or portions or excerpts  
19 thereof, which are not destroyed or returned pursuant to this paragraph, shall remain  
20 subject to the terms of this Order.

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22            21.    **MODIFICATION:** Any Party hereto may at any time make a motion  
23 requesting that the Court modify this Order to provide additional or different protection.

24            22.    **SURVIVAL:** The treatment accorded Protected Discovery Material under  
25 this Order shall survive the termination of this action and this Court or any court of  
26 competent jurisdiction may exercise jurisdiction over this Order.

27            23.    **VIOLATIONS:** A violation of this Order may be considered an act of  
28 contempt of this Court, subject to a determination by this Court that the requirements for

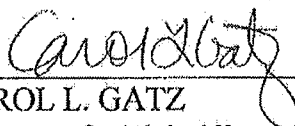
1 such findings are satisfied. By the signatures of counsel below, as duly authorized  
2 agents of the respective Parties, the Parties are bound by this Order under the principles  
3 of contract, even in the absence of a signature by the Court to this Order.

4 24. NO ADMISSIONS: The disclosure of a document or its production for  
5 inspection in this action shall not constitute an admission of its authenticity, relevance  
6 or admissibility in this action.

7  
8 STIPULATED BY:


9  
10 DATE: 1/31/13

LAW OFFICES OF JOHN A. BIARD

11  
12 By:   
13 CAROL L. GATZ  
14 Attorneys for Plaintiff  
15 Travelers Property Casualty Insurance  
16 Company a/s/o Aaron Anderson

17 DATE: 1/31/13

PRINDLE, AMARO, GOETZ, HILLYARD,  
BARNES & REINHOLTZ, LLP

18  
19  
20 By:   
21 SANAZ CHERAZAIE  
22 Attorneys for Defendant  
23 Electrolux Home Products, Inc.

24 IT IS SO ORDERED:

25  
26 DATE: 2/4/13

  
27 JUDGE  
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APPENDIX 1

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA

TRAVELERS PROPERTY CASUALTY  
INSURANCE COMPANY a/s/o AARON  
ANDERSON,

Plaintiff,

v.

ELECTROLUX HOME PRODUCTS,  
INC., and DOES 1 through 10, inclusive,

Defendant(s).

CASE NO.: 2:12-CV-05112-DMG (Ex)

**CONFIDENTIALITY UNDERTAKING**

Judge: Hon. Dolly M. Gee  
Complaint Filed: June 13, 2012

I, \_\_\_\_\_, hereby acknowledge that I have read the STIPULATED PROTECTIVE ORDER entered by the Court in the above-captioned action, that I am one of the persons contemplated as authorized to receive Protected Discovery Material and that I fully understand and agree to abide by the obligations and conditions of the Protective Order. I agree to maintain any Protected Discovery Material I receive in a separate and identifiable file, access to which is appropriately restricted.

\_\_\_\_\_  
Signature

\_\_\_\_\_  
Title or Position

\_\_\_\_\_  
Street

\_\_\_\_\_  
City, State, Zip Code

Dated: \_\_\_\_\_