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Tyr Sport Inc v. Warnaco Swimwear Inc et al

- 1. In connection with discovery proceedings in the above-captioned action (the "action"), any party may, by written notice, or by a statement on the record at a deposition, designate any other document, testimony, answer to interrogatories, or other information or discovery material that the party in good faith believes to be confidential, commercial or financial information not previously made available to the public as either "Confidential" or "Highly Confidential—Attorneys' Eyes Only" under the terms of this Protective Order. The provisions of this Protective Order also shall apply to any non-party who provides testimony, documents or information in such discovery proceedings and who agrees to be bound by the terms of this Protective Order. References to a "party" or "parties" herein shall also include such non-parties.
- 2. Any documents, material or information to be designated "Confidential" or "Highly Confidential—Attorneys' Eyes Only" may be so designated by stamping the documents, material or information with the legend "CONFIDENTIAL" or "HIGHLY CONFIDENTIAL—ATTORNEYS' EYES ONLY" prior to their production. Stamping such a legend on the cover of any multipage document shall not mean that all the pages are "Confidential" or "Highly Confidential—Attorneys' Eyes Only." Rather, the producing party shall so designate all pages of such document that are "Confidential" or "Highly Confidential—Attorneys' Eyes Only."
- 3. In the event counsel for the party receiving documents, material or information designated as "Confidential" objects to such designation of any or all of such items, said counsel shall advise the party producing the items (the "producing party") of such objections and the reasons for them. All of the items shall be treated as "Confidential" pending a resolution of the parties' dispute, and it shall be the obligation of the party receiving the items designated as "Confidential" to seek a prompt hearing before this Court with respect to the propriety of the designation. It shall be the burden of the producing party to justify to the Court the basis for the

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designation. In the event that the receiving party seeks such a hearing, the producing party will cooperate in obtaining a prompt hearing with respect thereto.

- 4. In the event counsel for the party receiving documents, material or information designated as "Highly Confidential—Attorneys' Eyes Only" objects to such designation of any or all of such items, said counsel shall advise the producing party of such objections and the reasons for them. In the event the producing party intends to maintain the designation, it shall be required to file, within 15 days of receipt of the opposing party's objections, an appropriate motion with the Court seeking an order approving the designation of the documents as "Highly Confidential—Attorneys' Eyes Only," and it shall be the burden of the producing party to justify to the Court the basis for maintaining such designation. All of the items shall be treated as "Highly Confidential—Attorneys' Eyes Only" pending a resolution of the parties' dispute. In the event that the producing party seeks such a hearing, the receiving party will cooperate in obtaining a prompt hearing with respect thereto.
- 5. If any party wishes to use or inquire at any deposition concerning documents, material or information designated as "Confidential" or "Highly Confidential—Attorneys' Eyes Only," the portion of the deposition transcript that relates to such documents, material or information shall be designated and treated as "Confidential" or "Highly Confidential—Attorneys' Eyes Only" and subject to the confidentiality provisions hereof. Further, any party may designate any additional portion of deposition testimony in this action "Confidential" or "Highly Confidential—Attorneys' Eyes Only" no later than ten (10) days after receipt of the deposition transcript, subject to the provisions of paragraphs 2 and 3, above.
- Documents or material (including portions of deposition transcripts) 6. designated as "Highly Confidential—Attorneys' Eyes Only," or information derived solely therefrom, may only be disclosed or made available by the party receiving such information to "Qualified Persons," who, in the case of documents, material or

information designated as "Highly Confidential—Attorneys' Eyes Only" are defined to consist solely of:

- (a) The Court;
- (b) Counsel (including "in-house" counsel) to the named parties to this action and the paralegal, clerical, and secretarial staff employed by such counsel;
- (c) Court reporters;
- (d) Any deponent in a deposition taken in connection with this action;
- (e) Experts and/or advisors consulted by the named parties or their counsel in connection with this action, whether or not retained to testify at trial; provided, that prior to any such disclosure, counsel for the party making the disclosure shall deliver a copy of this Protective Order to the expert and/or advisor, shall explain its terms to the expert and/or advisor, and shall secure the signature of the expert and/or advisor on a letter in the form attached hereto as Exhibit A. It shall be the further obligation of counsel, upon learning of any breach or threatened breach of this Protective Order by any expert and/or advisor, promptly to notify opposing counsel of such breach or threatened breach; and
- (f) Any other person as to whom the producing party agrees in writing prior to disclosure.
- 7. Documents or material (including portions of deposition transcripts) designated as "Confidential" and information derived solely therefrom may only be disclosed or made available by the party receiving such information to "Qualified Persons," who are defined to consist solely of:
 - (a) The Court;
 - (b) The named parties to this action, which in the case of corporate parties shall include: the corporation's officers, directors, and managers, along with employees of such corporate parties to whom disclosure is necessary to aid counsel in the prosecution and defense of this action;

- (c) Counsel (including "in-house" counsel) to the named parties to this action, and the paralegal, clerical, and secretarial staff employed by such counsel;
- (d) Court reporters;
- (e) deponent in a deposition taken in connection with this action;
- in connection with the action, whether or not retained to testify at trial; provided, that prior to any such disclosure, counsel for the party making the disclosure shall deliver a copy of this Protective Order to the expert and/or advisor, shall explain its terms to the expert and/or advisor, and shall secure the signature of the expert and/or advisor on a letter in the form attached hereto as Exhibit A. It shall be the further obligation of counsel, upon learning of any breach or threatened breach of this Protective Order by any expert and/or advisor, promptly to notify opposing counsel of such breach or threatened breach;
- (g) Government regulators;
- (h) Government officials to whom disclosure is required by law;
- (i) Insurance carriers; and
- (j) Any other person as to whom the producing party agrees in writing prior to disclosure.
- 8. Documents and materials designated as "Confidential" or "Highly Confidential—Attorneys' Eyes Only" and information derived solely therefrom shall be used by the parties to the action and their counsel only for the purposes of preparing for and conducting the action. Documents and materials designated as "Confidential" or "Highly Confidential—Attorneys' Eyes Only" and information derived solely therefrom shall not be used by the parties or their counsel except as expressly permitted herein. Moreover, any document containing summary or recitation of any part of the content of a Confidential Document also shall be

deemed to be a Confidential Document and subject to all of the protections and restrictions in this Stipulation.

- 9. No copies shall be made of any "Confidential" or "Highly Confidential Attorneys' Eyes Only" document except as necessary for preparation and prosecution of the action. Any and all such documents shall be kept in secure, segregated facilities and access to those facilities shall be permitted only to Qualified Persons. Counsel for each party shall take such reasonable steps to advise those persons employed or retained in clerical, stenographic or ministerial functions of the restrictions upon dissemination of confidential documents provided by this Stipulation.
- 10. Nothing herein shall impose any restrictions on the use or disclosure by a party or witness of documents or information obtained lawfully by such party or witness independently of the discovery proceedings in this action, whether or not such documents or information are also obtained through discovery proceedings in this action.
- 11. Nothing contained herein shall constitute a waiver of or otherwise restrict a party's right to object to the discovery of or use of any documents or information in the action.
- 12. If documents and material (including portions of deposition transcripts) designated as "Confidential" or "Highly Confidential—Attorneys' Eyes Only," or information derived solely therefrom, are to be included in any papers to be filed in Court, such papers shall be labeled "Confidential—Subject to Court Order" and filed under seal and kept under seal until further Order of the Court.
- 13. Each non-lawyer given access to documents, material or information designated "Confidential" or "Highly Confidential—Attorneys' Eyes Only" pursuant to the terms hereof shall be advised that the documents, material or information are being disclosed pursuant to and subject to the terms of this Stipulation and Protective Order and may not be disclosed other than pursuant to the terms hereof.

14. Complying with the terms of this Protective Order shall not: (a) operate as an admission by any party that any particular documents, material or information contain or reflect currently valuable proprietary or commercial information; or (b) prejudice in any way the right of a party at any time: (i) to seek a determination by the Court of whether any particular documents, item of material, or piece of information should be subject to the terms of this Protective Order; or (ii) to seek relief on appropriate notice from any provision(s) of this Protective Order, either generally or as to any particular documents, item of material, or piece of information.

- 15. Upon termination of any of the above-captioned action, including all appeals, the parties shall return to counsel for the producing party all documents or material designated as "Confidential" or "Highly Confidential—Attorneys' Eyes Only" and all copies thereof, or the parties may agree upon appropriate methods of destruction. Notwithstanding the foregoing, to the extent that documents reflecting attorney work product contain material or information designated as "Confidential" or "Highly Confidential—Attorneys' Eyes Only," counsel in possession of such documents may, in lieu of returning them to the producing party, certify in writing to the producing party that such documents have been destroyed.
- 16. Nothing in this Protective Order shall be construed to prohibit a party from producing documents, material or information designated as "Confidential" or "Highly Confidential—Attorneys' Eyes Only" in its possession pursuant to a subpoena or other legal process; provided, that the party in possession of such documents, material or information, if subpoenaed, shall give notice of such subpoena (unless prohibited by law from doing so) to the originally producing party as soon as possible and, in any event, within five (5) days after receiving such subpoena. Unless such notice is prohibited by law, the subpoenaed party shall not produce any of the producing party's "Confidential" or "Highly Confidential—Attorneys' Eyes Only" documents, material or information for a period of at least five (5) days after providing the required notice to the producing party. If, within

five (5) days of receiving such notice, the producing party opposes production of its "Confidential" or "Highly Confidential—Attorneys' Eyes Only" documents, material or information pursuant to the subpoena, the subpoenaed party shall reasonably cooperate with the producing party in seeking to quash such subpoena and shall not thereafter produce such documents, material or information pursuant to the subpoena except pursuant to a court order requiring compliance with the subpoena. A party shall not be required to give notice of any subpoena where such provision of notice is prohibited by law.

- 17. All discovery material in this action, including documents, material, and information designated as "Confidential" or "Highly Confidential—Attorneys' Eyes Only," may be used by the parties to the action, subject to the rights of any party to raise any other objections to the use of such discovery material.
- 18. The provisions of this Stipulation and Protective Order shall survive the termination of the action, and shall remain enforceable by the parties.
- 19. The parties will jointly seek the approval of the Court with respect to this Stipulation and Protective Order. Notwithstanding the pendency of approval by the Court, this Stipulation and Protective Order shall become effective immediately upon execution by the parties. If approval by the Court is ultimately denied, no party shall treat any documents, material or information designated "Confidential" or "Highly Confidential—Attorneys' Eyes Only" that was produced prior to that time other than as provided herein.

20. The Court is not bound by the terms of this Protective Order, and this		
Protective Order may be modified by subsequent Order of the Court.		
AGREED:		
DATED: November 2008	HEWITT & O'NEIL LLP	
	LAWRENCE J. HILTON WILLIAM E. HALLE	
	JAMES R. BRUNER	
	Dr.,	
	By:	
	Lawrence J. Hilton	
	Attorneys for Plaintiff and Counterdefendant TYR SPORT, INC.	
	TIKBIOKI, INC.	
DATED: November 2008	KATTEN MUCHIN ROSENMAN LLP	
	KAREN ARTZ ASH	
	JAMES J. CALDER STUART M. RICHTER	
	ZIA F. MODABBER	
	GREGORY S. KORMAN	
	By:	
	Stuart M. Richter	
	Attorneys for Defendant SPEEDO USA, a	
	division of WARNACO SWIMWEAR, INC.	
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	Protective Order may be modifie	

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[PROPOSED] STIPULATED PROTECTIVE ORDER

1 2	DATED: November, 2008	HOLME ROBERTS & OWEN LLP ADAM BREZINE RICHARD R. YOUNG
3		
4		By:
5		Adam Brezine
6		Attorneys for Defendants UNITED STATES
7		SWIMMING, INC. and MARK SCHUBERT
8		
9 10		
10	D. 4 TEDD . 1	CAMERON, PEARLSON & FOSTER
12	DATED: November, 2008	RICHARD J. FOSTER
13		
14		By:
15		Richard J. Foster
16		Attorneys for Defendant and Counterclaimant
17		ERIK VENDT
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19	IT IS SO ORDERED:	
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21	Merzy	
22	Marc L. Goldman	
23	United States Magistrate Judge	
24	Dated: November 14, 2008	
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UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

Exhibit A

3	CENTRAL DISTRICT OF CALIFORNIA			
4 5	TYR SPORT, INC., a California corporation	Case No.: SACV 08-00529 JVS (MLGx)		
6	Plaintiff,	LIMITED SPECIAL APPEARANCE AND		
7	vs.	AGREEMENT		
8 9 10	WARNACO SWIMWEAR, INC. dba SPEEDO USA, a Delaware corporation; UNITED STATES SWIMMING, INC., an Ohio corporation; MARK SCHUBERT, an individual; ERIK VENDT, an individual; and DOES 1	FOR ACCESS TO CONFIDENTIAL DOCUMENTS AND INFORMATION		
11	through 10, inclusive,))		
12	Defendants.			
13))		
14				
15				
16	the Protective Order entered by the Court in the above-captioned matters on this			
17	day of, 2007. I understand the terms of the Court's Order and			
18				
19				
20	By executing this Agreement, I hereby consent to			
21	the jurisdiction of the above-captioned Court for the special and limited purpose of			
22	enforcing the terms of the Court's Protective Order.			
23	I hereby declare under penalty of perjury under the laws of the United States			
24				
25	Name:			
26	Titl	e:		
27	Affiliation:			
28	Address:			

[PROPOSED] STIPULATED PROTECTIVE ORDER