

1 The Parties in the above-captioned actions—Lead Plaintiff Government of 2 Bermuda Contributory and Public Service Superannuation Pension Plans, Plaintiff AG 3 Net Lease Acquisition Corp., Plaintiff AGNL Antenna, L.P., Defendant Ronald 4 Buschur, and Defendant Kevin Michaels— (collectively, the "Parties") have jointly 5 stipulated to a Confidentiality and Protective Order and requested that this Court issue such order for the purpose of maintaining confidentiality of certain discovery material 6 7 to be disclosed in both actions: Kmiec v. Powerwave Technologies, Inc., No. 12-cv-8 00222-CJC(JPR) (C.D. Cal.), and AG Net Lease Acquisition Corp. v. Buschur, No. 13-CV-01631-CJC (JPR) (C.D. Cal.). 9

10 Having reviewed the Stipulation Regarding Proposed Confidentiality and Protective Order by the Parties, the undersigned, having found that a Confidentiality 11 12 and Protective Order is appropriate to preserve the confidentiality of sensitive, 13 confidential, proprietary and/or protected information, including, without limitation, customer information that has been or will be requested and produced in discovery in 14 15 these matters or otherwise revealed or obtained, and necessary to protect the integrity of this information, the rights of the Parties, and the rights of others not party to this 16 17 proceeding,

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IT IS HEREBY ORDERED:

19 1. Definitions:

20 (a) Litigation: *Kmiec v. Powerwave Technologies, Inc.*, No. 12-cv21 00222-CJC(JPR) (C.D. Cal.), and *AG Net Lease Acquisition Corp. v. Buschur*, No. 1322 CV-01631-CJC (JPR) (C.D. Cal.).

(b) Party: any party to this Litigation, including all of its officers,
directors, employees, consultants, retained experts, and Outside Counsel of Record
(and their support staffs).

26 (c) Non-Party: any natural person, partnership, corporation,
27 association, or other legal entity not named as a Party to this Litigation.

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(d) Plaintiffs: Government of Bermuda Contributory and Public
 Service Superannuation Pension Plans, AG Net Lease Acquisition Corp., and AGNL
 Antenna, L.P.

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(e) Defendants: Ronald Buschur and Kevin Michaels.

5 (f) Producing Party: a Party or Non-Party that produces disclosure or
6 discovery material in this Litigation.

7 (g) Receiving Party: a Party that receives Disclosure or Discovery
8 Material from a Producing Party.

9 (h) Designating Party: a Party or Non-Party that designates
10 information or items that it produces in disclosures or in responses to discovery as
11 "CONFIDENTIAL."

(i) Challenging Party: a Party or Non-Party that challenges thedesignation of information or items under this Order.

- 14 2. In responding to a Party's discovery request, each Producing Party,
 15 acting in good faith, may designate as Confidential any document, thing, or
 16 information (including testimony) it believes contains trade secrets, confidential
 17 research, development, commercial or financial information or customer information,
 18 or any other proprietary, confidential or otherwise protected information. Publicly
 19 available information may not be designated Confidential. If such information is
 20 improperly designated Confidential, the parties may disregard that designation.
- 3. All documents, things, or information designated as Confidential,
 including all copies, extracts, or summaries of and information obtained from any
 documents, things, or information designated as Confidential ("Confidential
 Material"), shall be used in connection with the Litigation and appeal of this action
 only, including enforcement of any judgment or settlement thereon. Confidential
 Material shall not be used for any other purpose, and shall not be disclosed to any
 other person or entity except as provided in this Order.
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4. Each document holding Confidential Material must be reviewed on a
 page-by-page basis. Only those portions of the document containing protected
 information may be marked as Confidential. Any of the following methods shall be
 sufficient to designate material as confidential:

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(a) prominently marking each confidential page of each confidential document "Confidential" at or before the time of its production; or

7 (b) labeling a storage medium of material produced in electronic
8 format as "Confidential."

9 5. The inadvertent failure to make a Confidential designation may be10 corrected in accordance with paragraph 11 below.

Non-Parties from whom discovery is sought by the Parties to this
 Litigation may designate information as "Confidential" consistent with the terms of
 this Order. Under such circumstances, information designated "Confidential" by a
 Non-Party is assigned the same protection as information designated by a Party. All
 obligations applicable to a Party receiving such information from another Party shall
 apply to any Party receiving such information from a Non-Party.

17 7. If a Party disagrees with a Confidential designation, that Party ("Moving 18 Party") may serve a written notice of objection to the other Party ("Opposing Party"), identifying each issue in dispute and the Moving Party's position on the issue. Failure 19 20to do so before the close of discovery shall waive any contention that the Confidential designation is improper. Subsequently, in accordance with Local Rule 37-1, counsel 21 22for the Opposing Party shall confer in good faith with counsel for the Moving Party 23 and attempt to resolve the dispute within 10 days after receipt of the objection. If the Parties are unable to settle their differences they shall file a Joint Stipulation, pursuant 24 to Local Rule 37-2. The stipulation shall contain all issues in dispute and, with 25 26 respect to each issue, the contentions and points and authorities of each party, and a statement of how each party proposed to resolve the dispute during the conference of 27 28counsel. The Joint Stipulation shall be filed with the notice of motion, and each Party

may file a supplemental memorandum of law not later than 14 days prior to the 1 2 noticed hearing date. 3 8. Confidential Material produced by Non-Parties may be made available to and inspected by the following only: 4 5 The Parties and their officers, employees, consultants, and agents (a) that are assisting in the prosecution or defense of this Litigation; 6 7 Counsel for the Parties and their employees, consultants, and (b) 8 agents; 9 The undersigned; (c) 10 (d) Employees of the Court in the scope of their employment only; Court reporters designated by the Parties or the undersigned; 11 (e) 12 (f) Expert witnesses for the Parties, their employees, consultants, 13 agents, and counsel, to the extent that such disclosure is necessary for them to prepare for this case: 14 15 Any other witnesses and their counsel, to the extent that such (g) disclosure is directly relevant to the testimony of the witness; and 16 17 the author(s) of the document and/or any person(s) listed as (h) recipients. 18 19 9. Confidential Material produced from the internal files of the Plaintiffs may be made available to and inspected by the following only: 20 21 (a) Defendants and their consultants and agents that are assisting in the prosecution or defense of this Litigation; 22 23 (b) Counsel for the Defendants and their employees, consultants, and 24 agents; 25 (c) The undersigned; 26 (d) Employees of the Court in the scope of their employment only; Court reporters designated by the Parties or the undersigned; 27 (e) 28 - 4 -

(f) Expert witnesses for the Defendants and their employees,
 consultants, agents, and counsel, to the extent that such disclosure is necessary for
 them to prepare for this case;

4 (g) Any other witnesses and their counsel, to the extent that such
5 disclosure is directly relevant to the testimony of the witness; and

6 (h) The author(s) of the document and/or any person(s) listed as7 recipients.

8 10. Nothing in this Order shall affect the right of any Party at any hearing or
9 trial in this case to offer any document or testimony designated Confidential as
10 evidence in this case.

11 11. Disclosure of Confidential Material shall be consistent with this Order.
12 Before any such disclosure is made, the person or entity receiving the material in
13 question shall be provided a copy of this Order and, upon agreement, will be bound by
14 these terms.

15 12. This Order shall not be construed as a waiver of any Party's right to
16 object to admission of the Confidential Material at any hearing. This Order shall not
17 be construed to impair any Party's right to object to any discovery request.

18 13. This Order was agreed to by the Parties, among other reasons, for the 19 purpose of facilitating the exchange of documents and information in such a manner 20as to limit the need to seek the Court's involvement in that process. The Parties also 21 contemplate that they will be exchanging significant quantities of documents over the 22 course of the Litigation and wish to adopt procedures to expedite this process. For 23 these reasons, the Parties have agreed that the production of Confidential Material 24 without the appropriate designation will not be deemed a waiver in whole or in part of 25 a Party's prior or subsequent claim of confidentiality. Upon notice that Confidential Material has been produced without the appropriate stamp or legend, the Producing 26Party may designate the materials as "Confidential" by producing corrected copies of 27 28the Confidential Material that bear the required stamp or legend. Disclosure of such information by any other Party prior to such later designation is not a violation of this
 Order.

14. At the conclusion of this Litigation, including any appeals, all
Confidential Material which has not been introduced into evidence in this case shall
be destroyed or returned to the Producing Party within 30 days except insofar as is
necessary for counsel to maintain their litigation files or as is technologically
infeasible. To the extent that a Party does not destroy Confidential Material at the
conclusion of this Litigation, that Party agrees to maintain the undestroyed
Confidential Material in accordance with this Order.

10 15. In the event that any additional party is added to this Litigation, each
11 additional party shall, upon agreement with the terms, be governed by this Order.

12 16. Pursuant to Local Rule 79-5, the Parties consent to file with the Court
13 only those Confidential Materials that they determine are both relevant and necessary.
14 Also, upon submission of such information, the filing Party agrees to request that the
15 Confidential Material be filed under seal.

16 17. Nothing in this Order precludes any Party from seeking to seal any
17 Confidential Material under Local Rule 79-5 or the Federal Rules of Civil Procedure
18 either before or after the Confidential Material is filed with the Court.

19 18. Nothing in this Order precludes any Producing Party from disclosing the20 Confidential Material it has produced to any person.

IT IS SO ORDERED.

DATED: May 14, 2014

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for hrenklath

THE HONORABLE JEAN P. ROSENBLUTH