2 3 4 5 6 7 8 9	CHARLES P. RETTIG, State Bar No. 97848 STEVEN TOSCHER, State Bar No. 91115 AVRAM SALKIN, State Bar No. 30412 EDWARD M. ROBBINS, JR., State Bar No. 85 SHARYN M. FISK, State Bar No. 199898 Hochman Salkin Rettig Toscher & Perez, P.C. 9150 Wilshire Boulevard, Suite 300 Beverly Hills, CA 90212 Telephone: 310-281-3200 Fax: 310-859-1430 JOSEPH P. ROSSONIELLO United States Attorney THOMAS M. NEWMAN Assistant United States Attorney HENRY C. DARMSTADTER JAMES E. WEAVER STEPHEN P. JOHNSON Trial Attorneys, Tax Division U.S. Department of Justice P.O. Box 683, Ben Franklin Station Washington, D.C. 20044-0683 Telephone: 202-307-6481	STRICT COURT
16 17	SANTA CLARA VALLEY HOUSING GROUP, INC and KRISTEN M. BOWES,	Case No. 5:08-cv-05097-JW
18 19	Plaintiffs,	STIPULATED PROTECTIVE ORDER AS AMENDED BY THE COURT
20	UNITED STATES OF AMERICA,	Honorable Judge James Ware
21	Defendant.	
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28	STIPULATED PROTE	CTIVE ORDER

1	except as permitted by this Order. Protected Information may be used by the Parties in
2	connection with the prosecution or defense of this action (including, but not limited to, all
3	uses associated with motions filings and all uses associated with offering Protected
4	Information into evidence or eliciting/offering testimony at trial), but not for any other
5	pending or threatened civil litigation, nor any business or other purpose, except as
6	otherwise provided for in this Order. The United States may use Protected Information in
7	other civil litigation, provided that the United States provides written notification to
8	KPMG or its counsel in advance of any intended use in other civil litigation and provided
9	that such advance written notification confirms the agreement of the United States that (i)
10	the Protected Information will be used solely for purposes of such other civil litigation
11	and (ii) access to the Protected Information will be limited in the same manner and
12	subject to the same limitations as provided in this Order.
13	3. Except as described herein (or by subsequent order of this Court), the Parties
- 1	

- 14 agree not to give, show, disclose, disseminate, or describe, either directly or indirectly, Protected Information to any person(s) other than those identified, below, by this Order.
- 16 4. Access to Protected Information shall be restricted to:
 - This Court and its personnel; (a).
 - (b). Counsel for the Parties, including outside and in-house lawyers; other lawyers regularly employed in their offices; and such supervising attorneys, lawyers' staff, and administrators, to whom it is necessary to disclose Protected Information for purposes of this litigation (including secretaries, paralegals, clerks, and other assistants);
 - The Parties themselves (for purposes of the United States, this includes all (c). persons employed by the United States Department of Justice or the Internal Revenue Service whose duties include assisting with, or reviewing, matters concerning this litigation):

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(d). Independent experts or consultants retained by counsel for the Parties for the purpose of assisting in this litigation, including any of their staff to whom it is necessary to disclose Protected Information in order to assist in their participation in this litigation;

- Any potential witness in this litigation identified in the Complaint, (e). identified during discovery or by the Parties' witness lists, or planned to be called as a witness by a Party at deposition or during trial or to be interviewed about a matter at issue in this case, as well as any counsel for such witness and any person(s) present during such testimony or interview. For purposes of this paragraph 4(e), the Parties and KPMG understand and agree that documents produced by KPMG in response to subpoenas in this case, and that are otherwise available to a potential witness described in this paragraph 4(e), shall not be treated as Protected Information with respect to such potential witness. Individuals identified by this Paragraph may be provided with a copy 14 of any relevant Protected Information for their review in preparation for or during the witness's deposition or testimony, either at trial or other hearing in this litigation. Upon completion of their review, the Protected Information provided shall be returned to counsel for the Party that supplied it;
 - Any mediators, arbitrators, or other outside parties and their staff enlisted (f). by all Parties to assist in the resolution of this matter;
 - Outside or contracted litigation-support services, including commercial (g). copying services:
 - Any court reporter, transcriber or videographer who reports, transcribes or (h). records testimony in this action at a deposition;
 - Employees of the Department of Justice and the Internal Revenue Service (i). who are assigned to any criminal investigation or matter for their unrestricted use in such criminal investigation or matter, which use shall not be limited by the terms of this Order; and

1	5. No Party shall disclose Protected Information or copies of Protected Information
2	to any of the persons identified in Paragraphs 4(d) or 4(f) without first having obtained an
3	executed acknowledgment from such person, substantially in the form attached hereto or,
4	in the case of depositions, an acknowledgement on the record that such person agrees to
5	be bound by the terms of this Protective Order. No Party shall disclose Protected
6	Information or copies of Protected Information to any of the persons identified in
7	Paragraphs 4(e) or 4(h) without first seeking to have such persons execute an
8	acknowledgment, substantially in the form attached hereto or, in the case of depositions,
9	an acknowledgement on the record that such person agrees to be bound by the terms of
10	this Protective Order.
11	6. The Parties and KPMG agree that the inadvertent or unintentional disclosure by a
12	Party of Protected Information shall not be deemed a waiver in whole or in part of any
13	claim of confidentiality or protected status. This paragraph applies to both the specific

14 information disclosed as well as any other information relating thereto or on the same or

- 7. Any Party may object to the designation of, or failure to designate, a document as

 Protected Information under this Protective Order. If the Parties and KPMG cannot resolve the matter by agreement after conferring in good faith (in voice-to-voice dialogue; other forms of communication are not sufficient), any Party or KPMG may submit the matter to the Court for resolution. The burden of persuasion in any such proceeding shall be on the side claiming protection. Until the Court resolves the matter, the disputed document shall be treated as protected by this Protective Order.
- 21 8. Should either Party be commanded pursuant to a valid subpoena issuing from any federal or state court, administrative agency or other governmental authority to disclose Protected Information, such Party will promptly notify KPMG and its counsel in advance of any disclosure pursuant to such a subpoena in order to afford KPMG an opportunity to object or move to quash the subpoena.

26

15 related subject matter.

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STIPULATED PROTECTIVE ORDER

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1	9. Within ninety (90) days after the final conclusion of this litigation, including all
2	appeals, each Party will provide written certification to KPMG that all originals and/or
3	copies of all Protected Information (including both paper and electronic versions) in the
4	possession of the Party, its counsel or other agents, have been either returned to KPMG
5	or destroyed. Each Party's counsel may retain any attorney work product even though it
6	contains Protected Information, but such retained work product shall remain subject to
7	the terms of this Protective Order. The Defendant's counsel may retain its work product,
8	copies of court filings and official transcripts and exhibits and other documents required
9	to be retained by written Department of Justice record-retention policy, provided that all
10	such retained documents designated as Protected Information continue to be treated as
11	provided herein.
12	10 This Protective Order shall be effective immediately upon signature by counsel

- 13 for either Party, and shall remain in effect after conclusion of this litigation, and the signing Parties agree that the Court may enforce the terms of this agreement and may disclose any Protected Information as part of a Court order or memorandum. The Court shall retain jurisdiction to enforce the terms of this Protective Order for six months after the final termination of this action.
 - 11. This Stipulation may be executed by each Party separately.
- 17 Counsel for the Parties shall promptly report any willful breach of the provisions 12. of this Protective Order to counsel for KPMG. Upon discovery of any breach of this Protective Order, counsel for the breaching Party shall immediately take appropriate action to cure the violation and retrieve any Protected Information that may have been disclosed to persons not covered by this Protective Order. The Parties and KPMG shall reasonably cooperate in determining the existence of any such breach and whether there is reason to report the breach to the Court.
- Upon entry of this Order by the Court and in accordance with the return date of 24 13. 25 the subpoena, KPMG shall furnish a set of responsive documents to both counsel for the Plaintiffs and counsel for the Defendant.

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2	DATED: September 1. 2009 HOCHMAN SALKIN RETTIG TOSCHER & PEREZ. P.C.
3	By: (Marly Setting)
4	CHARLES P. RETTIG Attorneys for Plaintiffs
5	SANTA CLARA VALLEY HOUSING GROUP, INC and KRISTEN M. BOWES
6	KRISTEN M. BOWES
7	DATED: September 2, 2009 JOSEPH P. RUSSONIELLO
8	United States Attorney THOMAS NEWMAN
9	Assistant United States Attorney
10	By: Ames C Crewn
	HENRY C. DARMSTADTER JAMES E. WEAVER
11	STEVEN P. JOHNSON Trial Attorneys, Tax Division
12	U.S. Department of Justice
13	Attorneys for the Defendant UNITED STATES OF AMERICA
14	
15	DATED: September 1, 2009 SKADDEN, ARPS, SLATE MEAGHER & FLOM LLP
16	
17	By: ARMANDO GOMEZ
18	Attorney for Non-Party KPMG LLP
19	KI WG LLI
20	PURSUANT TO THE STIPULATION, IT IS SO ORDERED.
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22	DATED: September 4 2009
23	HOV ARD R. I COYD
24	United States Magistrate Judge
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28	STIPULATED PROTECTIVE ORDER

ACKNOWLEDGMENT

2	The undersigned has been provided with a copy of the foregoing Protective Order
3	entered in the case captioned Santa Clara Valley Housing Group, Inc. and Kristen M.
4	Bowes v. United States of America, Case No. 5:08-cv-05097-JW; has had an opportunity
5	to review the Protective Order; and is fully familiar with all of the terms of the Protective
6	Order. By executing this Acknowledgment, the undersigned agrees to be bound by the
7	terms of the Protective Order.
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11	Print Name:
12	Address:
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16	Date signed:
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27	7 STIPULATED PROTECTIVE ORDER
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