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 HOME DEPOT U.S.A., INC.

7 UNITED STATES DISTRICT COURT
 8 NORTHERN DISTRICT, SAN JOSE DIVISION

9 VINCENT ALIOTTI,
 10
 11 Plaintiff,

12 vs.

13 HOME DEPOT U.S.A., INC. and
 DOES 1 to 20,

14 Defendants.

Case No. C 09-01631 RS

**STIPULATED PROTECTIVE ORDER
 AS AMENDED BY THE COURT**

15
 16 Plaintiff VINCENT ALIOTTI ("Plaintiff") and Defendant HOME DEPOT U.S.A.,
 17 INC. hereby stipulate to the following protective order:

18 **1. DEFINITIONS**

19 **1.1 Party:** any party to this action, including all of its officers, directors,
 20 employees, consultants, retained experts, and outside counsel (and their support staff).

21 **1.2 Disclosure or Discovery Material:** all items or information, regardless
 22 of the medium or manner generated, stored, or maintained (including, among other things,
 23 testimony, transcripts, or tangible things) that are produced or generated in disclosures or
 24 responses to discovery in this matter.

25 **1.3 "Confidential" Information or Items:** information (regardless of how
 26 generated, stored or maintained) or tangible things that qualify for protection under

standards developed under F.R.Civ.P. 26(c) or as elaborated herein. “Highly Confidential – Attorneys’ Eyes Only” Material: extremely sensitive “Confidential Information or Items” whose disclosure to another Party or nonparty would create a substantial risk of serious injury that could not be avoided by less restrictive means.

1.4 Receiving Party: a Party that receives Disclosure or Discovery Material from a Producing Party.

1.5 Producing Party: a Party or non-party that produces Disclosure or Discovery Material in this action.

1.6 Designating Party: a Party or non-party that designates information or items that it produces in disclosures or in responses to discovery as “Confidential” or “Highly Confidential — Attorneys’ Eyes Only.”

1.7 “Confidential Material”: any Disclosure or Discovery Material that is designated or understood to be “Confidential” or as “Highly Confidential – Attorneys’ Eyes Only.” Defendants may produce documents which they consider proprietary and confidential. Such documents may include, but are not limited to, business, competitive, proprietary, trade secret or other information of a sensitive nature about the party (or of another person which information the party is under a duty to maintain in confidence), store maps, manuals, written policies and procedures, training materials, claims information, lead details, emails, correspondence, contracts with third parties, criminal background check reports, drug test results, witness statements, and/or inspection or accident reports. This Stipulated Protective Order is intended to cover, and apply to, that qualify for protection under the standards developed under Fed. R. Civ. P. 26(c) any and all documents produced by Defendants in this litigation and any information contained in those documents, but also any information copied or extracted therefrom, as well as all copies, excerpts, summaries, or compilations thereof, plus testimony, conversations, or presentations by parties or counsel to or in court or in other settings that might reveal. **A Designating Party must take care to designate for protection only those parts of material, documents, items, or oral or written communications that qualify. Mass, indiscriminate, or routine designations are prohibited.**

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1 **1.8 Expert:** a person with specialized knowledge or experience in a matter
2 pertinent to the litigation who has been retained by a Party or its counsel to serve as an
3 expert witness or as a consultant in this action and who is not a past or a current employee
4 of a Party or of a competitor of a Party's and who, at the time of retention, is not
5 anticipated to become an employee of a Party or a competitor of a Party's. This definition
6 includes a professional jury or trial consultant retained in connection with this litigation.

7 **1.9 Professional Vendors:** persons or entities that provide litigation support
8 services (e.g., photocopying; videotaping; translating; preparing exhibits or
9 demonstrations; organizing, storing, retrieving data in any form or medium; etc.) and their
10 employees and subcontractors.

11 **2. DURATION.**

12 Even after the termination of this litigation, the confidentiality obligations imposed
13 by this Order shall remain in effect until a Designating Party agrees otherwise in writing or
14 a court order otherwise directs. **For a period of six months after the final termination of this action, the
court will retain jurisdiction to enforce the terms of this protective order.**

15 **3. ACKNOWLEDGEMENT AND AGREEMENT TO BE BOUND.**

16 Prior to receiving any Confidential Material, any experts, consultants or
17 Professional Vendors retained by Plaintiff's counsel shall be provided with a copy of this
18 Order and shall execute an Acknowledgement And Agreement To Be Bound non-
19 disclosure agreement in the form of Attachment A, a copy of which shall be provided to
20 counsel for Defendants at the same time and along with any disclosure of expert witness
information.

21 **4. SCOPE OF ORDER.**

22 Confidential Material may be used only in connection with the prosecution and
23 defense of this action, and not for any other purpose. Confidential Material produced
24 pursuant to this Order may not be disclosed or made available to any person or entity other
25 **the Court and its personnel,**
26 than Plaintiff, his counsel (including the paralegal, clerical and secretarial staff employed

1 by such counsel and working on this case), ~~and~~ Experts or consultants retained by that
2 counsel or Professional Vendors, subject to the other requirements of this Stipulated
3 Protective Order **↑** **and anyone as may be ordered by the Court.** Use of Confidential Material is permitted at depositions of parties or
4 their experts or in motions filed with the court, subject to the requirements of paragraph 5,
5 7, 8, and 9.

6 **5. EFFORTS TO PREVENT DISCLOSURE.**

7 In making use of any Confidential Material, counsel for Plaintiff is required by this
8 protective order to make reasonable and good faith efforts to prevent the disclosure of any
9 Confidential Material to any person or entity not specified in section 1 and 4, above.
10 These efforts shall include taking steps to ensure that Confidential Material used during a
11 deposition, in connection with a motion, or at trial is used under seal or in some other
12 manner which prevents its disclosure to any person or entity not specified in section 1 and
13 4, above. The parties agree to meet and confer in a good faith effort to address any issues
14 related to the use of Confidential Material at depositions, in court filings, or otherwise.

15 **6. CHALLENGING CONFIDENTIALITY DESIGNATIONS**

16 Before filing any Confidential Material with the Court, Plaintiff agrees to give
17 Defendants sufficient advance notice of his intention to do so to permit Defendants to
18 make a motion for an order that such documents be filed under seal.

19 **6.1 Timing of Challenges.** Unless a prompt challenge to a Designating
20 Party's confidentiality designation is necessary to avoid foreseeable substantial unfairness,
21 unnecessary economic burdens, or a later significant disruption or delay of the litigation, a
22 Party does not waive its right to challenge a confidentiality designation by electing not to
23 mount a challenge promptly after the original designation is disclosed.

24 **6.2 Meet and Confer.** A Party that elects to initiate a challenge to a
25 Designating Party's confidentiality designation must do so in good faith and must begin
26 the process by conferring directly (in voice to voice dialogue; other forms of

1 communication are not sufficient) with counsel for the Designating Party. In conferring,
2 the challenging Party must explain the basis for its belief that the confidentiality
3 designation was not proper and must give the Designating Party an opportunity to review
4 the designated material, to reconsider the circumstances, and, if no change in designation is
5 offered, to explain the basis for the chosen designation. A challenging Party may proceed
6 to the next stage of the challenge process only if it has engaged in this meet and confer
7 process first.

8 **6.3 Judicial Intervention.** A Party that elects to press a challenge to a
9 confidentiality designation after considering the justification offered by the Designating
10 Party may file and serve a motion under Civil Local Rule 7 (and in compliance with Civil
11 Local Rule 79-5, if applicable) that identifies the challenged material and sets forth in
12 detail the basis for the challenge. Each such motion must be accompanied by a competent
13 declaration that affirms that the movant has complied with the meet and confer
14 requirements imposed in the preceding paragraph and that sets forth with specificity the
15 justification for the confidentiality designation that was given by the Designating Party in
16 the meet and confer dialogue. **The burden of persuasion in any such challenge proceeding shall be on
the Designating Party.**

17 Until the court rules on the challenge, all parties shall continue to afford the
18 material in question the level of protection to which it is entitled under the Producing
19 Party's designation.

20 **7. MAINTAINING CONFIDENTIALITY.**

21 In the event that any Confidential Material is used in any court proceeding in this
22 action, it shall not lose its confidential status through such use, and the party using such
23 shall take all reasonable steps to maintain its confidentiality during such use.

24 **8. UNAUTHORIZED DISCLOSURE OF PROTECTED MATERIAL.**

25 If a Receiving Party learns that, by inadvertence or otherwise, it has disclosed
26 Confidential Material to any person or in any circumstance not authorized under this

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1 Stipulated Protective Order, the Receiving Party must immediately (a) notify in writing the
2 Designating Party of the unauthorized disclosures, (b) use its best efforts to retrieve all
3 copies of the Protected Material, (c) inform the person or persons to whom unauthorized
4 disclosures were made of all the terms of this Order, and (d) request such person or
5 persons to execute the "Acknowledgment and Agreement to Be Bound" that is attached
6 hereto as Exhibit A.

7 **9. FILING PROTECTED MATERIAL.**

8 Without written permission from the Designating Party or a court order secured
9 after appropriate notice to all interested persons, a Party may not file in the public record in
10 this action any Confidential Material. A Party that seeks to file under seal any Protected
11 Material must comply with Civil Local Rule 79-5.8. This Order shall be without
12 prejudice to the right of the parties (i) to bring before the Court at any time the question of
13 whether any particular document or information is confidential or whether its use should
14 be restricted, or (ii) to present a motion to the Court for a separate protective order as to
15 any particular document or information, including restrictions differing from those as
16 specified herein. This Order shall not be deemed to prejudice the parties in any way in any
17 future application for modification of this Order.

18 If any Confidential Material is introduced during a deposition, such Confidential
19 Material must be bound separately from the deposition transcript. Furthermore, Plaintiff
20 must demand of the court reporter that he or she return any and all copies of said
21 Confidential Material after the completion of the deposition transcript(s) and related
22 volumé(s) of exhibits.

23 **10. FINAL DISPOSITION - RETURN OF DOCUMENTS.**

24 Unless otherwise ordered or agreed in writing by the Producing Party, within sixty
25 days after the final termination of this action, each Receiving Party must return all
26 Confidential Material to the Producing Party. As used in this subdivision, "all Confidential

1 Material” includes all copies, abstracts, compilations, summaries or any other form of
2 reproducing or capturing any of the Confidential Material. With permission in writing
3 from the Designating Party, the Receiving Party may destroy some or all of the
4 Confidential Material instead of returning it. Whether the Confidential Material is returned
5 or destroyed, the Receiving Party must submit a written certification to the Producing
6 Party (and, if not the same person or entity, to the Designating Party) by the sixty day
7 deadline that identifies (by category, where appropriate) all the Confidential Material that
8 was returned or destroyed and that affirms that the Receiving Party has not retained any
9 copies, abstracts, compilations, summaries or other forms of reproducing or capturing any
10 of the Confidential Material.

11 Notwithstanding this provision, Counsel are entitled to retain an archival copy of all
12 pleadings, motion papers, transcripts, legal memoranda, correspondence or attorney work
13 product, even if such materials contain Confidential Material. Any such archival copies
14 that contain or constitute Confidential Material remain subject to this Protective Order.

15 **11. CONTEMPT OF COURT AND REMEDIES.**

16 Any disclosure of Confidential Material, other than is permitted by this protective
17 order, shall be a contempt of court. No parties are waiving any other rights or remedies
18 under the law for violations of this protective order.

19 **12. WAIVER.**

20 Defendants shall not be deemed to have waived any terms of this protective order,
21 including this paragraph, except by express written waiver of counsel.

22 **13. MODIFICATION.**

23 This stipulation is reached without prejudice to later modification by agreement of
24 the parties, or by order of the court upon a showing of good cause.

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IT IS SO STIPULATED.

DATED: 3/30/10.

JENKINS GOODMAN NEUMAN
& HAMILTON LLP

By: 
JOSHUA S. GOODMAN
TOM PROUNTZOS
Attorneys for Defendant
HOME DEPOT U.S.A., INC.

DATED: March 25, 2010

LAW OFFICES OF TERENCE A.
REDMOND

By: 
TERENCE A. REDMOND
Attorneys for Plaintiff
VINCENT ALIOTTI

ORDER

SO ORDERED.

Dated: April 6, 2010


HOWARD R. LLOYD
United States Magistrate Judge

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1 EXHIBIT A

2 ACKNOWLEDGEMENT AND AGREEMENT TO BE BOUND

3 *United State District Court*
4 *For The Northern District Of California – San Jose Division*
5 *Case Number C 09-01631 RS*

6 I, _____ [full name], of _____ [address],
7 declare under penalty of perjury that I have read in its entirety and understand the Stipulated
8 Protective Order that was issued by the United States District Court for the Northern District of
9 California on _____ in the case of *Vincent Aliotti v. Home Depot U.S.A., Inc.*,
10 pending in the United State District Court, Northern District of California, San Jose Division, Case
11 Number C 09-01631 RS. I agree to comply and be bound by all the terms of this Stipulated
12 Protective Order and I understand and acknowledge that failure to so comply could expose me to
13 sanctions and punishment in the nature of contempt. I solemnly promise that I will not disclose in
14 any manner any information or item that is subject to this Stipulated Protective Order to any person
15 or entity except in strict compliance with the provisions of this Order.

16 I further agree to submit to the jurisdiction of the United States District Court for the Northern
17 District of California for the purpose of enforcing the terms of this Stipulated Protective Order,
18 even if such enforcement proceedings occur after the termination of this action.

19 I hereby appoint _____ [full name], of _____
20 [address and telephone number], as my California agent for service of process in connection with
21 this action or any proceeding related to enforcement of this Stipulated Protective Order.

22 _____
23 [Date]

24 _____
[City and State where sworn and signed]

25 _____
26 [Printed name]

27 _____
28 [Signature]