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EXHIBIT A

UNITED STATES DISTRICT COURT IN THE EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION

MAR 14 2007

CLERICS OFFICE U.S. DISTRICT COURT EASTERN MORIGAN

Julie Ann Roehm,

Plaintiff,

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CASE NO. 2:07-CV-10168

Wal-Mart Stores, Inc.,

Hon, Lawrence P. Zatkoff

Defendant.

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STIPULATION AND ORDER REGARDING INADVERTENT PRODUCTION OF PRIVILEGED OR PROTECTED TRIAL PREPARATION DOCUMENTS

Plaintiff Julie Roehm and Defendant Wal-Mart Stores, Inc., having stipulated to and requested the Court to order that their production of documents in any form, including electronic communications, in this matter be governed by the following provisions;

IT IS HEREBY ORDERED:

 Any party to these proceedings who inadvertently produces for inspection or copying to an opposing party a document that the producing party later claims is protected by the

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attorney-client privilege or the work product doctrine shall, despite such production, have the absolute right to withdraw such document from production upon written notice to the receiving party at any time prior to the close of discovery. Any document withdrawn from production in accordance with this paragraph shall be returned to the producing party by the receiving party, together with all copies made of such document, within ten (10) days after the date such notice is received.

- 2. A producing party who complies with the notice provisions of paragraph I shall not be deemed to have waived its claim of privilege or work-product protection by reason of the prior production of the document for inspection or copying. Nor shall a receiving party who complies with the provisions for the return of a document set forth in paragraph I be deemed to have waived its right to contest any claim that such document has been properly characterized as protected by any privilege or work-product protection.
- The production of a document shall not be deemed a waiver by a producing party of its right to assert privilege or work-product protection concerning the subject matter of the document produced or to assert privilege or work-product protection as to other documents dealing with that subject matter. The return of any document withdrawn from production in accordance with paragraph 1, together with all copies made thereof, shall not be deemed a waiver by a receiving party of its right to contest any claim that such document, or any other documents dealing with the same subject matter as the returned document, has been properly characterized as protected by any privilege or work-product protection.

U.S. DISTRICT/COURT/JUDGE

Entered this 14m day of MARCH 2007

The foregoing order is hereby stipulated to:

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-B. Andrew Rifkin (P46147)

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Date: March 9, 2007

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