1	MATTHEW T. DUSHOFF, ESQ.	
2	Nevada Bar No. 004975 KOLESAR & LEATHAM, CHTD.	
3	400 S. Rampart Boulevard, Suite 400	
3	Las Vegas, NV 89145	
4	Telephone: (702) 362-7800	
5	Facsimile: (702) 362-9472 E-Mail: mdushoff@klnevada.com	
6	and	
7	DORAN ARIK*, ESQ.	
8	INSTITUTE FOR JUSTICE	
0	901 N. Glebe Road, Suite 900 Arlington, VA 22203	
9	Telephone: (703) 682-9320	
10	Facsimile: (703) 682-9321	
11	E-Mail: <u>darik@ij.org</u>	
12	TIM KELLER*, ESQ. INSTITUTE FOR JUSTICE	
	Arizona Chapter	
13	398 South Mill Avenue Suite 301	
14	Tempe, AZ 85281	
1.5	Telephone: (480) 557-8300 Facsimile: (480) 557-8305	
15	E-Mail: <u>tkeller@ij.org</u>	
16	*Admitted pro hac vice	
17	Attorneys for Plaintiffs	
1.0	LISSETTE WAUGH AND WENDY ROBIN	
18		
19	UNITED STATES DISTRI DISTRICT OF NEV	
20		
21	LISSETTE WAUGH AND WENDY ROBIN,	Civil Action No. 2:12-cv-1039
22	Plaintiffs,	
23	vs.	TOTALE INDODOCEDI
	NEVADA STATE BOARD OF COSMETOLOGY,	JOINT [PROPOSED] PROTECTIVE ORDER
24	Defendant.	1
25		
26		
27		
28		

Protective Order

Upon the consent of counsel for both Plaintiffs and Defendant in the abovecaptioned matter, and for good cause shown, their Joint Motion for Protective Order is GRANTED.

It THEREFORE ORDERED, pursuant to Fed. R. Civ. P. 26(c), that the Confidential Information, as defined below, produced in this case by Plaintiffs Lissette Waugh and Wendy Robin and by the Defendant Nevada State Board of Cosmetology (hereafter the "Parties") shall be kept confidential and filed only under seal, absent consent from the disclosing party to file that information in open court. Good cause is shown for this Order because the Confidential Information may contain trade secrets, confidential commercial, and/or propriety information that would unduly prejudice the Parties if disclosed to any person not authorized by this Order to receive such Confidential Information.

It is FURTHER ORDERED that:

Definitions of "Confidential Information" Subject To This Order

- 1. As applied to Plaintiffs, and for purposes of this Order only, the term "Confidential Information" shall mean any instructional materials, student handouts, lecture notes, lecture summaries, and/or mid-course or final examinations.
- 2. As applied to Defendant, and for purposes of this Order only, the term "Confidential Information" shall mean any written examination, whether authored by Defendant or obtained from a private third-party, to test applicants for any license issued by Defendant, including renewal exams, and any accompanying documents including, without limitation, any and all explanations, questions, alternative questions, parts, subparts, and answer keys.

Designation of Confidential Information

- 3. Confidential Information shall be produced separate from other materials and labeled "Confidential."
- 4. Where practical, the Producing Party shall designate Confidential Information in document form by stamping or otherwise marking every page of the document "Confidential" or some similar language. Other forms of Confidential Information shall be

3

5

8

7

10

9

12

13

11

14

15

16

17 18

19

20 21

22 23

24

25 26

27

28

so marked in any other reasonable manner appropriate to the form in which the Confidential Information is produced.

- 5. Confidential Information shall not be disclosed, copied, or otherwise disseminated except as provided in this Order.
- 6. If a Party initially produces Confidential Information for inspection, no marking need be made by the Producing Party in advance of the inspection. After documents are selected for copying, the Producing Party may appropriately mark the copies of the selected documents as confidential before such copies are produced.
- 7. Counsel may designate information disclosed during a deposition as "Confidential Information" by stating on the record before the conclusion of the deposition that the deposition contains Confidential Information. Within 30 (thirty) days after the completion of the transcript of such deposition (as certified by the court reporter), Counsel for the Producing Party shall designate portions of the transcript as "Confidential" in a written notification served on opposing counsel. Written notification of information designated as Confidential Information shall identify the specific pages and lines of the transcript that contain the Confidential Information. Counsel for each party shall attach a copy of such notification to the face of the transcript and to each copy of the transcript. In addition, the portion of the deposition transcript containing Confidential Information shall be stamped with the appropriate designation.
- 8. In all other cases, designation of Confidential Information shall be made at the time of production.
- 9. Should any Party to whom Confidential Information is disclosed object to the designation of such information as Confidential Information, that Party shall notify the Producing Party making the designation, in writing, and request that the Party re-classify the document, information, or testimony. If such re-classification is not forthcoming within ten (10) days, the objecting Party may apply to the Court. Until the Court rules to the contrary, all materials designated "Confidential" shall be treated as such as described in this Order.

Persons Authorized To Receive Confidential Information

- 10. Confidential Information may be disclosed under seal to the Court and court personnel in this action, to court reporters, and to the attorneys of record in the above captioned proceeding and their paralegals and/or assistants.
- 11. Confidential Information may also be disclosed to a third-party consultant or independent expert retained in connection with this action, but Confidential Information shall not be duplicated by such persons or used for any other purpose outside this litigation.
- 12. No person shall attend portions of depositions at which Confidential Information is disclosed unless such person is an authorized recipient of Confidential Information under the terms of this Order. If, during the course of a deposition, the response to a question would require the disclosure of Confidential Information, the witness may refuse to answer or counsel for the Party whose Confidential Information would be disclosed may instruct the witness not to answer, or not to complete the answer, as the case may be, until any persons not authorized to receive such information have left the room.
- 13. No Confidential Information will be disclosed to Plaintiffs or to any member of the Nevada Board of Cosmetology.
- 14. Nothing in this Order shall prohibit counsel from disclosing a document containing Confidential Information to the person the document identifies as an author or recipient of such document, or to any person (including third-party witnesses) for which prior written approval for disclosure has been granted by the Producing Party.
- 15. A Party's use for any purpose of its own documents, which that Party produces in this action, shall not be considered a violation of this Order.

Permissible Uses of Confidential Information

16. All Confidential Information produced by, or discovery responses of, any Producing Party in these proceedings, as well as all deposition testimony in these proceedings, that are designated as "Confidential" shall be used only for purposes of this litigation and not for any other purpose.

- 5 6
- 7
- 8
- 9
- 10
- 11
- 12

13 Manner of Filing

- 14 15
 - 16
- 17
- 18
- 19
- 20
- 21
- 22
- 23
- 24
- 25

26 **Rights Reserved**

27 28

24. Any Party may apply to the Court for a further protective order relating to any other material or information for use at trial or relating to any discovery in this litigation.

17. If counsel wishes to disclose Confidential Information to any person not described in Paragraph 10 above, counsel shall request approval for that disclosure in writing from the Producing Party's counsel. If counsel objects to that disclosure, then no such disclosure

18. Counsel shall retain no copies of Confidential Information, in electronic or any other format, after this litigation is completely resolved.

shall be made unless ordered by the Court.

19. Upon final termination of this action, including any and all appeals, counsel of record shall return to the Producing Party all Confidential Information within thirty (30) days of receiving written notice of final termination of this lawsuit.

20. The termination of proceedings in this action shall not, however, relieve counsel from the obligation of maintaining any confidentiality mandated or required under this Order.

- be filed in accordance with local rules and ECF filing procedures governing the filing of documents under seal.
- 22. If any Confidential Information subject to this Order is made part of any other document filed with the Court, two copies of that document will be filed: a full copy filed under seal and a separate copy in which the information subject to this Order has been redacted.
- 23. If any Confidential Information subject to this agreement is used in a deposition or made an exhibit to a deposition, then the Confidential Information subject to this agreement shall be segregated and placed in a sealed envelope marked "Confidential" and not opened or disclosed to other individuals unless ordered by the Court or by agreement of the undersigned counsel.

1	25. Any Party may object to the production of documents it considers not subject to		
2	discovery.		
3	26. Any Party may apply to the Court for an order compelling production of documents		
4	or modification of this Order or for any order permitting disclosure of Confidential		
5	Information material beyond the terms of this Order.		
6	27. Notwithstanding anything to the contrary that may be set forth herein, the parties		
7	understand that the Court shall retain the authority to modify this Order upon good cause		
8	shown.		
9	28. Appropriate sanctions may be sought for any violation of this Order.		
10	29. This Order shall take effect immediately.		
11			
12	IT IS SO ORDERED.	M Can	
13		GEORGE FOLEY, JR.	
14		Unites States Magistrate Judge	
15		DATED: September 17, 2012	
16			
17	HAVING SEEN AND AGREED:		
18	DATED this 14th day of September 2012.	DATED this 14th day of September 2012.	
19	INSTITUTE FOR JUSTICE	CATHERINE CORTEZ MASTO	
20	By: <u>/s/ Doran Arik</u> DORAN ARIK*, ESQ.	By: <u>/s/ Sarah A. Bradley</u> SARAH A. BRADLEY	
21	901 N. Glebe Road, Suite 900	Deputy Attorney General	
22	Arlington, VA 22203 Telephone: (703) 682-9320	Nevada Bar No. 9981 100 North Carson Street	
23	Facsimile: (703) 682-9321	Carson City, NV 89701-4717 (775) 684-1213	
24	TIM KELLER*, ESQ.	Attorneys for Defendant	
25	INSTITUTE FOR JUSTICE Arizona Chapter	Nevada State Board of Cosmetology	
26	398 South Mill Avenue Suite 301 Tampa A 7 85281		
27	Tempe, AZ 85281 Telephone: (480) 557-8300 Facsimile: (480) 557-8305		
28			

1	MATTHEW T. DUSHOFF, ESQ. Nevada Bar No. 004975
2	Hevada Bar No. 004975 400 S. Rampart Boulevard, Suite 400 Las Vegas, NV 89145
3	Telephone: (702) 362-7800
4	Facsimile: (702) 362-9472
5	*Admitted pro hac vice.
6	Attorneys for Plaintiffs Lissette Waugh and Wendy Robin
7	
8	
9	
10	
11	
12	
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	4