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8 Attorneys for Defendants  
9 ResortStay International, LLC and  
Starpoint Resort Group, Inc.

10 **UNITED STATES DISTRICT COURT**  
11 **FOR THE DISTRICT OF NEVADA**

12 ROSALIND BROWN,

13 Plaintiff,

14 vs.

15 RESORTSTAY INTERNATIONAL, LLC, a  
16 Nevada Limited Liability Company;  
17 STARPOINT RESORT GROUP, INC., a  
18 Nevada Corporation,

19 Defendant.

Case No.: 2:16-cv-02747-JAD-VCF

20 **STIPULATED PROTECTIVE ORDER**  
21 **CONCERNING CONFIDENTIAL**  
22 **INFORMATION**

23 Plaintiff Rosalind Brown (“Plaintiff”) and Defendants ResortStay International, LLC and  
24 Starpoint Resort Group, Inc. (collectively, “Defendants”) (collectively, the “Parties”), by and  
25 through their respective counsel of record, hereby request the Court enter the following Stipulated  
26 Protective Order Concerning Confidential Information. This Stipulation is brought pursuant to and  
27 in compliance with Local Rule 7-1.

28 Plaintiff has requested confidential, non-public information and documents from Defendants,  
including, but not limited to, documents protected by a confidential settlement agreement with an  
individual that is not a party to this action, non-public business records, personnel files, and other  
information and documents regarding certain individuals, who are not, and are not expected to be,

1 individual parties to this action. Plaintiff has also requested documents related to Defendants'  
2 business operations. Defendants consider this information and those documents to be private and  
3 confidential.

4 Discovery in this case requires the production of documents, the answering of Interrogatories,  
5 and the taking of oral and/or written depositions, during which the aforementioned proprietary, trade  
6 secret, confidential and/or private information and documents of the parties will be exchanged and  
7 disclosed. To facilitate the prompt resolution of disputes over confidentiality and to adequately  
8 protect material entitled to be kept confidential, the Parties agree to limit the disclosure and use of  
9 proprietary, confidential, and private information and documents, pursuant to this Stipulated  
10 Protective Order on the following terms:

11 **I. DEFINITIONS**

12 The following definitions shall apply to this Stipulated Protective Order:

- 13 A. The "Action" shall refer to in the instant litigation filed in the United States District  
14 Court for the District of Nevada and any appeal thereof through final determination.
- 15 B. "Producing Party" shall mean any person or entity producing documents, information  
16 or other materials in the Action, including any Party to the Action or any third parties.
- 17 C. "Party" shall mean the Plaintiff and Defendants in this Action, and any other person  
18 that may become a named Party to the Action.
- 19 D. "Confidential" information shall be defined as such documents, deposition testimony  
20 or other information disclosed during discovery in the Action which the Producing  
21 Party or another Party reasonably and in good faith contends contains information  
22 that should be protected from disclosure pursuant to this Stipulated Protective Order.  
23 Any Party may designate any information or documents as Confidential in the  
24 reasonable exercise of such Party's sole discretion; provided, however, by agreeing  
25 to this Stipulated Protective Order, no Party waives the right to challenge any other  
26 Party's designation of any information or document as Confidential.
- 27 E. "Legend" as used herein shall mean a stamp or similar insignia stating Confidential.  
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F. When reference is made in this Stipulated Protective Order to any document or Party, the singular shall include the plural, and plural shall include the singular.

**II. DESIGNATION OF INFORMATION AND DOCUMENTS**

- A. When any document or things produced under this Stipulated Protective Order are designated Confidential, a Legend shall be affixed to the first page and all pages containing information for which the Producing Party seeks protection. When information produced in answer to an Interrogatory, or response to a Request for Production or Request for Admission is designated as Confidential, the response or answer shall be preceded with the appropriate designation.
- B. Some documents being produced by both Plaintiff and Defendants may contain social security numbers. Without need of any designation, social security numbers will be deemed to be Confidential. In the event a document is produced without the redaction of a social security number, any Party seeking to use the document will make every effort to redact the social security number before its use in a deposition, court proceeding or court filing.
- C. The initial failure to designate information or documents as Confidential in accordance with this Stipulated Protective Order shall not preclude the Producing Party from, at a later date, designating any information or documents as Confidential. The Producing Party may, by written notice to counsel of record for the receiving Party, designate previously produced information or documents as Confidential, which it had inadvertently failed to designate. Upon receipt of such notice, the receiving Party shall promptly mark its copies of the information or documents so designated, and shall, thereafter, treat the information and documents as if it had been designated Confidential and shall restrict the disclosure or use of the information or documents in accordance with this Stipulated Protective Order. If the information or documents have previously been disclosed to non-parties, the Parties shall take reasonable steps to obtain all such previously disclosed information or documents and advise the non-parties to treat the designated materials in a manner that is consistent

1 with this Stipulated Protective Order and as though the information and documents  
2 were originally so designated.

3 **III. LIMITATIONS**

4 A. This Stipulated Protective Order shall govern only documents, information and  
5 materials generated or produced in response to any method of discovery conducted  
6 by any Party to the Action, and used in the prosecution and defense of the Action.

7 B. Persons obtaining access to Confidential information under this Stipulated Protective  
8 Order shall use the information only for the preparation of and the trial in the Action.  
9 Persons shall not use such information for any other purpose, including business,  
10 commercial, personal, administrative or judicial proceedings.

11 C. Nothing contained in this Stipulated Protective Order shall require any Party to treat  
12 as Confidential documents or information lawfully obtained by means other than  
13 through discovery in the Action and under circumstances that would lead a reasonable  
14 person to conclude that the documents or information were not intended to be kept  
15 confidential by the recipient; provided, however, that nothing in this Stipulated  
16 Protective Order shall authorize any use of documents or information which is  
17 otherwise impermissible.

18 **IV. PERMISSIBLE DISCLOSURES/ACCESS**

19 Except as set forth herein, Confidential information, and any facts or information contained  
20 therein or derived therefrom, shall be disclosed only to the Court on the condition that the Court  
21 enters an order similar to this Stipulated Protective Order and/or to: (a) the Parties in the Action,  
22 including their agents, officers, directors and employees, but only to the extent that such disclosure  
23 is necessary for the conduct of litigation in the Action; (b) outside counsel for the Parties hereto and  
24 their agents, employees, paralegals, or other secretarial and clerical employees or agents; (c) experts,  
25 independent contractors, consultants, or advisors who are employed or retained by, or on behalf of,  
26 one or more of the Parties to the Action or their counsel to assist in preparation of the Action for  
27 trial; (d) deponents and their counsel who have a need to review this material during the course of,  
28 or in connection with, depositions taken in or for the Action; (e) stenographic reporters who are

1 involved in depositions, the trial or any hearings or proceedings before the Court in the Action; (f)  
2 people who have previously received or created the document; and (g) witnesses in the Action who  
3 need to review this material in connection with their testimony in the Action. Confidential  
4 information may be disclosed to persons listed in this paragraph only after such person has been  
5 shown a copy of this Stipulated Protective Order and agrees to be bound by the terms of this  
6 Stipulated Protective Order in the form attached hereto as **Exhibit A**.

7 **V. DECLASSIFICATION**

8 Unless and until otherwise ordered by the Court, or otherwise agreed by the Parties, all  
9 documents and other discovery materials designated Confidential shall be treated as such under this  
10 Stipulated Protective Order. In the event that any Party objects to the designation of any document,  
11 the objecting Party may seek modification of the designation or the disclosure of the redacted  
12 information in accordance with the following procedure:

- 13 A. At any time, the receiving Party of any document or information designated  
14 Confidential may notify the Producing Party, in writing, that the receiving Party does  
15 not concur in the designation or redaction. The Parties shall attempt to resolve such  
16 challenges informally. In the event that such attempts are not successful, the  
17 receiving Party may file a motion seeking to remove the designation as Confidential,  
18 and the Court shall make an independent determination as to whether or not any given  
19 document or information is Confidential and/or properly redacted based upon facts  
20 then existing, and in so doing, the Court shall not be bound by any Party's  
21 designation; provided, however, that such documents or discovery material shall be  
22 deemed Confidential unless and until the Court rules otherwise. The Party or entity  
23 making the designation must show that there is good cause for the document or  
24 information to have such protection.

25 **VI. DESIGNATED INFORMATION AND DOCUMENTS IN DEPOSITIONS**

- 26 A. In the case where Confidential information or documents are used or revealed during  
27 a deposition, designation of the transcript or any portion thereof, including the  
28 designated documents or other exhibits, as Confidential, may be made by a statement

1 by a Party, counsel or the witness on the record, so that the stenographer transcribing  
2 the deposition can affix a Legend to the cover page and all appropriate pages of the  
3 transcript and to each copy thereof for dissemination to counsel and in compliance  
4 with this Stipulated Protective Order.

5 B. A Party or a witness may designate a deposition or trial transcript, or a portion thereof,  
6 disclosing, containing or referring to any Confidential information or documents as  
7 “Confidential” by informing counsel for all other Parties to this Action in writing  
8 within thirty (30) days after receipt of the transcript as to the specific pages and lines  
9 deemed Confidential, and thereafter such pages and lines shall constitute Confidential  
10 information or documents pursuant to this Stipulated Protective Order. Upon receipt  
11 of such notice, any Party in possession of copies of the transcript with the designated  
12 pages and lines shall affix the appropriate Legend thereto. During the 30-day interval  
13 following receipt of a transcript, the transcript shall be treated as Confidential.

14 **VII. DESIGNATED INFORMATION AND DOCUMENTS IN BRIEFS**

15 In the event that any Confidential document or information, or information derived therefrom  
16 is included with, or the contents thereof are disclosed in any documents filed with the Clerk of this  
17 Court or any other court, including, without limitation, any pleadings, motion papers, briefs or  
18 deposition transcripts, such documents shall be filed under seal subject to the provisions of LR IA  
19 10-5.

20 **VIII. DESIGNATED INFORMATION AND DOCUMENTS IN THE RECORD OF THE**  
21 **ACTION**

22 Confidential information or documents may be offered in evidence at any hearing or the trial  
23 in the Action, provided that the Parties have met, conferred and agreed in advance of the hearing  
24 and/or trial as to how the information or documents will be used, including, by way of example,  
25 requesting that the Court designate that portion of the transcript containing the Parties’ discussion of  
26 the Confidential information or documents as Confidential and maintain it under seal, only to be  
27 produced to the Parties’ at their request. If the Parties cannot agree about how the information or  
28 documents will be used during a hearing, before or at the time of the hearing, the Party designating

1 such Confidential status may move the Court for an order that the evidence be received in camera  
2 or under other conditions to prevent unnecessary disclosure. If such a motion is made regarding  
3 evidence to be introduced at the time of trial, then the Party designating such Confidential status  
4 shall notify opposing counsel and the Court of its intent to make the motion sufficiently in advance  
5 of and outside the presence of the jury so that counsel has the opportunity to object to the evidence  
6 and/or an opportunity to seek appropriate protection from the Court outside the presence of the jury  
7 and before the information or documents are offered into evidence in open court. The Court will  
8 then determine whether the proffered evidence should continue to be treated as Confidential and, if  
9 so, what protection, if any, may be afforded to such information at the hearing.

10 **IX. SUBPOENA BY COURT OR OTHER AGENCIES**

11 If at any time any document or information protected by this Stipulated Protective Order is  
12 subpoenaed by any court, administrative or legislative body, or is requested by any other person or  
13 entity purporting to have authority to require the production of such information, the Party to whom  
14 the subpoena or other request is directed shall immediately give written notice thereof to any Party  
15 which has designated such information Confidential. The Party that received the subpoena shall  
16 object to production under Rule 45 of the Federal Rules of Civil Procedure, or any similar rule  
17 protecting the production of Confidential documents in that proceeding. After receipt of the notice  
18 specified under this paragraph, the designating Party shall be responsible for obtaining any order it  
19 believes necessary to prevent disclosure of documents designated, and the Party to whom the  
20 referenced subpoena or other request is directed shall produce such document or information only  
21 upon an order issued by a judge of a court of competent jurisdiction requiring such production.

22 **X. CLIENT CONSULTATION**

23 Nothing in this Stipulated Protective Order shall prevent or otherwise restrict counsel from  
24 rendering advice to their clients and, in the course thereof, relying generally on examination of  
25 stamped Confidential information or documents; provided, however, that in rendering such advice  
26 and otherwise communicating with such clients, counsel shall not make specific disclosure of any  
27 items so designated except pursuant to the procedures in Paragraph IV above.  
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1 **XI. COPIES OF DESIGNATED INFORMATION**

2 The attorneys of record are responsible for employing reasonable measures, consistent with  
3 this Stipulated Protective Order, to control duplication of, access to, and distribution of copies of  
4 Confidential information. Parties shall not duplicate Confidential information or documents except  
5 working copies and for filing in Court under seal. All copies of any Confidential information or  
6 documents shall be treated as provided in this Stipulated Protective Order. Any Party making, or  
7 causing to be made, copies of any such documents shall make certain that each such copy bears the  
8 appropriate Legend pursuant to the requirements of this Stipulated Protective Order.

9 **XII. NO WAIVER**

10 A. No Confidential information or documents shall lose such status under this Stipulated  
11 Protective Order as the result of the use of such information or documents in any  
12 hearing, trial, or other court proceeding in this Action, provided that such use is  
13 consistent with the terms of this Stipulated Protective Order. Counsel to the Parties  
14 in the Action shall confer at least five (5) days before any such hearing, trial, or other  
15 court proceeding in order to work out any objections to the use of any Confidential  
16 information or documents in such court proceeding and to make such amendments to  
17 this Stipulated Protective Order which the Parties agree are necessary to assure the  
18 continued confidentiality of such information.

19 B. Notwithstanding anything to the contrary contained herein, all objections as to  
20 admissibility in evidence of the discovery material subject to this Stipulated  
21 Protective Order are reserved and are not waived by any terms of this Stipulated  
22 Protective Order. The use of Confidential information and documents as evidence at  
23 trial shall be subject to this Stipulated Protective Order unless otherwise agreed to by  
24 the Parties or modified by the Court.

25 C. The inadvertent disclosure of Confidential information and documents shall not,  
26 under any circumstances, be deemed a waiver, in whole or in part, of any Party's  
27 claims of confidentiality.  
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- 1 D. The inadvertent production of any document or other information during discovery  
2 in the Action shall be without prejudice to any claim that such material is privileged,  
3 prohibited or protected from disclosure as privileged or work product, and no Party  
4 shall be held to have waived any rights by reason of such inadvertent production.

5 **XIII. NON-TERMINATION**

6 The termination of proceedings in the Action shall not relieve the Parties from the obligation  
7 of maintaining the confidentiality of all information and documents produced and designated  
8 pursuant to this Stipulated Protective Order, unless the Parties otherwise agree or the Court orders  
9 or permits otherwise. Upon the final disposition of the Action, all information and documents,  
10 including any summaries or abstracts of materials, however maintained, shall be kept completely  
11 confidential. Counsel for either Party may use the Confidential information and documents only for  
12 the purpose of defending ethical charges or professional malpractice charges, and may not use  
13 Confidential information or documents in any subsequent lawsuit.

14 **XIV. INADVERTENT PRODUCTION OF PRIVILEGED MATERIALS**

- 15 A. The inadvertent production of information that is subject to a claim of any privilege  
16 or other protection as trial-preparation material shall not constitute a waiver of any  
17 privilege or protection, provided that – consistent with the provisions of Fed. R. Civ.  
18 P. 26(b)(5) – the Producing Party notifies the receiving Party in writing of the  
19 inadvertent production as soon as practicable following the Producing Party’s  
20 discovery of the inadvertent production.
- 21 B. Following the Producing Party’s written notice of the inadvertent production, the  
22 receiving Party shall promptly return, destroy, or delete from its databases all copies  
23 of the specified information and shall make reasonable efforts to retrieve the  
24 information if the receiving Party previously provided the information to third parties.
- 25 C. The receiving Party shall not assert a claim or argument in this or any other court or  
26 legal proceeding that the Producing Party’s act of inadvertently producing the  
27 information constituted a waiver of the Producing Party’s privilege or other protection  
28 over the information.

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D. If there is a disagreement as to whether the specified information is privileged or subject to protection, the receiving Party may present the information under seal to the Court for a determination. Until the Court makes a determination of the privileged or protected status of the information, the receiving Party shall not use in any way (including, but not limited to, using the information in depositions or at trial) nor disclose the information to other Parties.

IT IS SO STIPULATED.

DATED this 12th day of December, 2017.

DATED this 12th day of December, 2017.

LAW OFFICES OF MICHAEL P. BALABAN

OGLETREE, DEAKINS, NASH, SMOAK & STEWART, P.C.

/s/ Michael P. Balaban

/s/ Erica J. Chee

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Attorneys for Defendants

**ORDER**

IT IS SO ORDERED.



U.S. MAGISTRATE JUDGE

DATED: December 12, 2017

**EXHIBIT A**  
**UNDERSTANDING AND AGREEMENT REGARDING**  
**“CONFIDENTIAL” INFORMATION AND DOCUMENTS**

I hereby state that I have read and received a copy of the STIPULATED PROTECTIVE ORDER CONCERNING CONFIDENTIAL INFORMATION (the “Order”) in Rosalind Brown v. ResortStay International, LLC and Starpoint Resort Group, Inc., Case No. 2:16-cv-02747-JAD-VCF, pending in the United States District Court, District of Nevada (the “Court”). I understand the terms of the Order, agree to be bound by those terms, and consent to the jurisdiction of the Court with respect to enforcement of the Order.

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Signature

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Printed Name

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