HOLLAND & HART LLP 5441 Kietzke Lane, Second Floor Reno, NV 89511

27

1	ANTHONY L. HALL, ESQ., NV Bar #5977 ahall@hollandhart.com	
2	DORA V. LANE, ESQ., NV Bar #8424 dlane@hollandhart.com	
3	HOLLAND & HART, LLP	
4	5441 Kietzke Lane, Second Floor Reno, Nevada 89511	
5	Tel: 775-327-3000 Fax: 775-786-6179	
6	Attorneys for Plaintiff ENVTECH, INC.	
7	MARK A. GOODMAN, ESQ., NV Bar #1035	57
8	mark.goodman.esq@gmail.com GOODMAN LAW CENTER	
9	348 Mill Street Reno, NV 89501	
10	Tel: 775-473-4268 Fax: 775-996-8787	
11	Attorneys for Defendants	
12	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
13		
14	ENVTECH, INC., a Nevada Corporation,	CASE NO: 3:11-CV-00523-HDM-WGC
15	Plaintiff,	
16	VS.	ORDER ON CONFIDENTIALITY AGREEMENT AND STIPULATION
17	TALMOR SUCHARD, an individual,	FOR ENTRY OF A QUALIFIED PROTECTIVE ORDER
18	SENTRO TECHNOLOGIES, LTD., and SENTRO TECHNOLOGIES, LLC	
19	Defendants.	
20		
21	Plaintiff EnvTech, Inc. and Defenda	nt Talmor Suchard ("Suchard"), <sup>1</sup> through their
22	respective counsel, agree that in the course of this litigation a party may produce documents	

respective counsel, agree that in the course of this litigation a party may produce documents and information which are confidential or commercially sensitive in nature and that public disclosure of such information could be detrimental to the producing party's interests. Similarly, such confidential or commercially sensitive information may potentially be disclosed by written discovery, deposition testimony (to the extent taken), or in other filings

Doc. 108

 <sup>&</sup>lt;sup>1</sup> Defendant Sentro Technologies, Ltd. has filed a motion to dismiss for lack of personal jurisdiction. Although Defendant Sentro Technologies, LLC is also a party to this action, the action is currently stayed as to Sentro Technologies, LLC because of its declaration of bankruptcy.

with the Court. The parties accordingly submit this Stipulated Protective Order for the approval and enforcement of the Court and hereby stipulate as follows:

1. SCOPE. This Stipulated Protective Order shall apply to all non-public information and materials provided or produced by the parties in the course of the above-5 captioned litigation, whether written, oral, contained in documents or transcripts, or in any other form, which has in good faith been designated "Confidential" or "Attorney's Copy Only" in accordance with Paragraphs 2 and 3 below. 7

8 2. DEFINITION OF CONFIDENTIAL INFORMATION. There will be two 9 levels of confidential information—"Confidential" and "Attorney's Copy Only." A producing 10 party may designate as "Confidential" such non-public documents, information, and materials 11 produced by it which the producing party believes in good faith constitute, contain or reflect 12 proprietary, trade secret or commercially sensitive information, that is not generally known 13 and/or which the party would not normally reveal to non-parties or, if revealed to non-parties, would cause non-parties to maintain in confidence. A producing party may designate as 14 15 "Attorney's Copy Only" such Confidential documents, information, and materials produced by 16 it which the producing party believes in good faith constitute, contain or reflect extremely 17 sensitive and highly confidential proprietary, trade secret or commercial information, for which 18 the designation Confidential will not afford adequate protection under the terms of this 19 Stipulated Protective Order, and that the non-producing party should not be entitled to receive 20a copy of the documents, information, or materials designated as "Attorney's Copy Only."

HOLLAND & HART LLP 5441 Kietzke Lane, Second Floor Reno, NV 89511

21

1

2

3

4

6

## 3. DESIGNATION.

22 (A) A producing party or its counsel may designate as Confidential or 23 Attorney's Copy Only any documents or other tangible things by (i) marking every page of 24 such item Confidential or Attorney's Copy Only as the case may be, or (ii) sending written 25 notice designating each page of such documents or each portion of such tangible things to be 26 treated as Confidential or Attorney's Copy Only as the case may be.

27 **(B)** A producing party or its counsel may designate deposition or other 28 testimony provided by the producing party as Confidential or Attorney's Copy Only by any

one of the following means: (i) stating orally on the record, with reasonable precision as to the 1 2 affected testimony, on the day the testimony is given that the information is Confidential or 3 Attorney's Copy Only, or (ii) sending written notice designating, by page and line, the portions 4 of the transcript of the deposition or other testimony to be treated as Confidential or Attorney's 5 Copy Only within 10 days after receipt of the transcripts.

6 4. USE OF CONFIDENTIAL AND ATTORNEY'S COPY ONLY 7 INFORMATION. Confidential and Attorney's Copy Only documents and information shall 8 not be disclosed or communicated in any fashion nor be used for any purpose other than 9 preparing for and conducting this litigation, as provided for in this Stipulated Protective Order. 10 However, nothing in this Stipulated Protective Order shall prevent any producing party from 11 disclosing or using its own Confidential or Attorney's Copy Only information as it deems 12 appropriate, and any such use shall not be deemed a waiver of any party's rights or obligations 13 under this Stipulated Protective Order with respect to any confidential information. In addition, nothing in this Stipulated Protective Order shall impose any restrictions on the use or 14 15 disclosure by any party of documents, information, materials, or testimony obtained by such 16 party independently of discovery in this litigation.

17

18

28

HOLLAND & HART LLP 5441 Kietzke Lane, Second Floor Reno, NV 89511

## 5. **RESTRICTIONS ON ACCESS TO CONFIDENTIAL AND ATTORNEY'S** COPY ONLY INFORMATION.

19 (A) Access to Confidential information, and to any copies, portions, 20 summaries, analyses or excerpts of any documents containing information that has been 21 designated "Confidential" shall be limited to:

22 (1)Counsel of record for the parties to the litigation, including office 23 associates, paralegals, stenographic and clerical employees;

24 (2)The parties to this action, their representatives, employees and 25 agents, including in-house counsel;

26 (3)Outside witnesses, potential witnesses, consultants, and/or 27 experts, subject to the provisions of Paragraph 6 below;

> (4) Any person who is indicated on the face of a document to have

been an author, addressee, or copy recipient thereof;

2 (5) The Court and its personnel, including clerks and stenographic
3 reporters engaged in such proceedings as are necessarily incident to this litigation;

4 (6) Court reporters or stenographers who record deposition or other
5 testimony in the litigation;

6 (7) Outside photocopying services, graphic production services, or
7 litigation support services employed by the parties or their counsel to assist in this litigation,
8 and computer personnel performing duties in relation to a computerized litigation system;

9 (8) Any other person whom the producing party agrees to in writing.
10 (B) Access to Attorney's Copy Only information, and any copies, portions,
11 summaries, analyses or excerpts of any documents containing information that has been
12 designated "Attorney's Copy Only" shall be limited to:

13 (1) Counsel of record for the parties to the litigation, including office
14 associates, paralegal's, stenographic and clerical employees.

15 (2) The Court and its personnel, including clerks and stenographic
16 reporters engaged in such proceedings as are necessarily incident to this litigation;

17 (3) Court reporters or stenographers who record deposition or other18 testimony in the litigation.

(4) Outside photocopying services, graphic production services, or
litigation support services employed by the parties or their counsel to assist in this litigation,
and computer personnel performing duties in relation to a computerized litigation system.

22 (5) Outside consultants and/or experts, subject to the provisions of
23 paragraph 6 below.

(6) Any other person whom the producing party agrees to in writing.

The party receiving documents, information, or materials designated as
"Attorney's Copy Only" may review such documents, information, or materials while
they are in the possession of that party's counsel. However, the receiving party may not

HOLLAND & HART LLP 5441 Kietzke Lane, Second Floor Reno, NV 89511

24

28

receive or make copies of the "Attorney's Copy Only" documents, information, or materials.

Documents, information, or materials which have been designated "Attorney's Copy Only" shall not be given to any other person, unless such person is entitled to access to "Attorney's Copy Only" information pursuant to this paragraph.

6 6. ACCESS BY OUTSIDE WITNESSES, CONSULTANTS, AND/OR 7 EXPERTS TO CONFIDENTIAL INFORMATION. The parties' counsel may, to the extent 8 necessary to the prosecution or defense of this action, in accordance with the terms of this 9 Stipulated Protective Order, and in good faith, make confidential documents or information and 10 any copies, portions, summaries, analyses or excerpts of any documents containing confidential 11 information available to outside or non-party witnesses, consultants, or expert witnesses, 12 provided, however, that, prior to delivering any such information to such witness, consultant, 13 or expert, counsel shall obtain from the witness, consultant or expert, a signed and dated statement to the effect that the person has read this Stipulated Protective Order and agrees to 14 bound by its terms. 15

16 7. DEPOSITIONS. To the extent deposition occur in this case, persons may be 17 deposed regarding documents or information of which they have knowledge which have been 18 designated Confidential or Attorney's Copy Only. All transcripts of these depositions and any 19 other deposition containing confidential information will be treated in accordance with this 20 Stipulated Protective Order. Aside from the witness, no person shall attend any portion of any deposition containing testimony regarding confidential information or documents except 21 22 counsel for the parties unless such person has executed the written statement described in 23 Paragraph 6. Any court reporter who transcribes testimony in this action at a deposition shall 24 agree, before transcribing any such testimony, that all testimony containing confidential 25 information is and shall remain confidential and shall not be disclosed except as provided in 26 this Stipulated Protective Order and that copies of any transcript, reporter's notes or any other transcription records of any such testimony will be retained in absolute confidentiality and 27 28 safekeeping by such shorthand reporter or delivered to attorneys of record or filed with the

1

2

3

4

Court.

1

2

3

4

5

6

7

8

9

10

11

12

13

17

8. DISPUTES CONCERNING DESIGNATION OR DISCLOSURE OF DOCUMENTS. If any party to this Stipulated Protective Order objects to the designation of any information as Confidential or Attorney's Copy Only or there is a dispute concerning the disclosure of confidential information to the person(s) designated by the parties, the party having the objection or dispute shall first state the objection or issue by letter to the party that made such designations. The parties agree to confer in good faith by telephone or in person to resolve any dispute respecting the terms or operation of this Stipulated Protective Order. If the parties are unable to resolve such a dispute within 3 days of such conference, the dispute shall be submitted to the Court. In any such proceeding, the designating party shall have the burden of establishing that the disputed documents or information are Confidential or Attorney's Copy Only, as defined in Paragraph 2 above. No disclosure of any document or information in dispute shall be made pending resolution of the dispute.

14 The failure of any party to challenge the designation by another producing party of 15 documents, materials, or information as Confidential or Attorney's Copy Only during the discovery period shall not be a waiver of that party's right to object to the designation of such 16 material at a hearing or a trial.

9. 18 FILING WITH THE COURT/FILINGS UNDER SEAL. All discovery 19 materials filed with the Court which contain "Confidential" or "Attorney's Copy Only" 20information, and any pleading, brief or memorandum purporting to reproduce or paraphrase "Confidential" or "Attorney's Copy Only" information, shall be filed and endorsed 21 22 CONFIDENTIAL SUBJECT TO PROTECTIVE ORDER.

23 If a party seeks to file information designated Confidential or Attorney's Copy Only 24 with the Court, the party seeking to file such information must first submit a Motion to Allow 25 Filing Under Seal to the Court, unless the party who produced the information (whether such 26 party is a litigant in this matter or a third party) agrees in writing that such information need not 27 be filed under seal. A Motion to Allow Filing Under Seal must include a specific description 28 of the information or categories of information sought to be filed under seal, along with a clear

statement of the facts justifying a seal, including the harm which would result if the 1 2 information was not filed under seal. Such statement must be made by declaration or affidavit. 3 A party may request that such Motion be heard on an Order Shortening Time and the other 4 party hereby consents to the Court shortening the time for such a motion. If a party seeks to 5 file under seal information designated Confidential or Attorney's Copy Only as part of a 6 dispositive motion, that party must demonstrate compelling reasons to the Court for preserving 7 the secrecy of that information. If a party seeks to file under seal information designated 8 Confidential or Attorney's Copy Only as part of a non-dispositive motion, that party must 9 demonstrate good cause to the Court for preserving the secrecy of that information. If the party 10 seeking to file the confidential information is not the producing party, the producing party 11 (whether such party is a litigant in this matter or a third party) may also seek to demonstrate 12 good cause or compelling reasons to the Court for preserving the secrecy of the information, independently of whatever showing is made by the party seeking to file the information. Until 13 14 the parties otherwise agree or the Court so determines, all information designated Confidential 15 or Attorney's Copy Only shall continue to be treated as Confidential or Attorney's Copy Only in accordance with this Order. In the event the Court refuses to allow the filing under seal of 16 17 such information designated as Confidential or Attorney's Copy only, a party shall still be 18 permitted to file such Information, but it will continue to be treated as Confidential or 19 Attorney's Copy Only in all other respects. The Court may change the terms of this section of 20 this Order on its own motion after notice to the parties and an opportunity to be heard. All 21 filing deadlines will be tolled while a motion that is filed under this section is pending before 22 the court.

10. <u>NO IMPLIED ACKNOWLEDGMENT OF CONFIDENTIALITY</u>. The receipt of documents, information or other materials designated as Confidential or Attorney's Copy Only pursuant to this Stipulated Protective Order shall not constitute an acknowledgment that the same are in fact confidential or otherwise legally protectible, and the parties and their counsel shall not be obliged to challenge the propriety of any confidentiality designation. Failure to do so shall not preclude a subsequent challenge to the propriety of any such designation. Until and unless the parties may agree or the Court may finally determine that such documents, information or materials are not properly designated as Confidential or Attorney's Copy Only pursuant hereto, the same shall continue to be treated as so designated in accordance with the terms of this Stipulated Protective Order.

11. NO WAIVER. The production of documents for inspection shall not constitute a waiver of a party's rights to claim in this lawsuit or otherwise that the documents are privileged or otherwise undiscoverable. Production by any party of confidential documents or 8 information in other litigation shall not constitute a waiver of its right to claim in this lawsuit or hereafter that such documents or information are confidential, privileged or otherwise 10 undiscoverable. Nothing in this Stipulated Protective Order requires any party to produce any documents or information that the party believes is privileged or otherwise non-discoverable. By entering into this Stipulated Protective Order, the parties do not waive any right to object to 12 any discovery request, or to the admission of evidence on any ground, or seek any further 14 protective order, or to seek relief from the Arbitrator from any provision of this Stipulated 15 Protective Order by application on notice on any grounds.

16 12. DISPOSITION OF CONFIDENTIAL DOCUMENTS AND INFORMATION UPON FINAL DETERMINATION. Upon the final determination of this action, whether by 17 18 award or judgment which is no longer appealable, determination after appeal, settlement, or 19 otherwise, all documents, information and material designated as Confidential or Attorney's Copy Only and all copies, testimony, summaries, notes, extracts, or abstracts of such 20 21 documents or of such information shall promptly be returned to the producing party's counsel, 22 or disposed of pursuant to further order of the Court, except that counsel shall be entitled to 23 retain all memoranda or other documents prepared by counsel embodying information derived 24 from any such materials; provided, however, that no subsequent use shall entail disclosure of any information as to which claim of confidentiality has been made. The final determination of 25 26 this action shall not terminate the limitations on use and disclosure contained in this Stipulated 27 Protective Order.

1

2

3

4

5

6

7

9

11

13

1 13. <u>AMENDMENT AND MODIFICATION</u>. This Stipulated Protective Order may
 be amended by the written agreement of counsel for the parties submitted to an approved by
 the Court in this case. Nothing in this Stipulated Protective Order shall preclude any party to
 this action from moving to vacate or modify this Stipulated Protective Order or any provision
 thereof.

14. <u>JURISDICTION AND ENFORCEMENT</u>. Any person to whom documents or
information designated as Confidential or Attorney's Copy Only are disclosed shall be subject
to the jurisdiction of the Court for purposes of determining, assuring and adjudging such
person's compliance with this Stipulated Protective Order.

HOLLAND & HART LLP 5441 Kietzke Lane, Second Floor Reno, NV 89511 10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

///

///

///

///

///

///

///

///

///

///

///

///

///

///

///

///

///

This jurisdiction shall survive the termination of this action. Any party or person subject to this Stipulated Protective Order who violates its provisions shall be liable for damages for any injuries or loss suffered by the producing party as a result of such violation.

This Order and the agreement embodied herein shall survive the termination of this litigation and continue in full force and effect.

## RESPECTFULLY SUBMITTED.

Dated: January 18, 2013.

Dated: January <u>18</u>, 2013.

**IT IS SO ORDERED:** 

/s/ Dora V. Lane, Esq. ANTHONY L. HALL, ESQ., NV Bar #5977 DORA V. LANE, ESQ., NV Bar #8424 HOLLAND & HART, LLP 5441 Kietzke Lane, Second Floor Reno, Nevada 89511 Tel: 775-327-3000; Fax.: 775-786-6179 Attorneys for Plaintiff ENVTECH, INC.

/s/ Mark A. Goodman, Esq. MARK A. GOODMAN, ESQ., NV Bar #10357 GOODMAN LAW CENTER 348 Mill Street Reno, NV 89501 Tel: (775) 473-4268; Fax: (775) 996-8787

Attorneys for Defendants TALMOR SUCHARD, SENTRO TECHNOLOGIES, LTD, AND SENTRO TECHNOLOGIES, LLC

UNITED STATES MAGISTRATE JUDGE

Dated: January 18, 2013.

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

5766134\_2