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6	LAW OFFICES OF	Gail L. Wurtzler, pro hac vice		
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10	Attorneys for Plaintiff	adam.cohen@dgslaw.com gail.wurtzler@dgslaw.com		
10	DIAMOND X RANCH LLC	guil. Waltziel e agblew.com		
11		Attorneys for Defendant		
12		ATLANTIC RICHFIELD COMPANY		
12				
13	UNITED STATES DISTRICT COURT			
14	DISTRIC	CT OF NEVADA		
15	DIAMOND X RANCH, LLC)		
16	Plaintiff,) Case No.: 3:13-cv-00570-MMD-WGC		
	Tamuri,	ý		
17	v.	ORDER RE: STIPULATION AND		
18	ATLANTIC RICHFIELD COMPANY,) PROTECTIVE ORDER		
	·	ý		
19	Defendant.			
20)		
21	Pursuant to Federal Rule of Civil Pro-	cedure 26(c), Plaintiff Diamond X Ranch, LLC and		
22	Defendant Atlantic Richfield Company (collectively, the "Parties") stipulate and move the Court			
23	for a Protective Order concerning the treatment of Confidential Information, and, as grounds			
24	therefor, state as follows:			
25	1. The Parties recognize that both sides may exchange Confidential Information in			
	1. The Parties recognize that bot	n sides may exchange Confidential Information in		
26		at the disclosure of such Confidential Information		
	the course of discovery. The Parties agree th	•		
26	the course of discovery. The Parties agree the outside the scope of this litigation could result	at the disclosure of such Confidential Information		

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enter the within Protective Order for the purpose of preventing the disclosure and use of Confidential Information except as set forth herein.

- 2. Confidential Information includes, but is not limited to: trade secrets; non-public financial information such as contracts for property, goods or services, bills, invoices and other cost records, tax returns, and financial statements; and any document that a producing party labels as "confidential" unless the receiving party successfully challenges that designation.
- 3. All Confidential Information provided by a Party in response to a discovery request, transcribed testimony, or otherwise in this litigation shall be subject to the following restrictions: (a) It shall be used only for the purpose of this litigation, including use by counsel, experts, and consultants, and not for any business or other purpose whatsoever; and (b) It shall not be communicated or disclosed by any Party's counsel or a Party in any manner, either directly or indirectly, to anyone except for purposes of this litigation.
- 4. Individuals authorized to review Confidential Information pursuant to this
 Protective Order shall hold such information in confidence and shall not divulge the information,
 either verbally or in writing, to any other person, entity, or government agency unless authorized
 or compelled to do so by law or court order. Any person receiving such Confidential
 Information, other than the undersigned, must first read this Protective Order and sign a copy of
 the Agreement to Comply with Protective Order attached hereto as Attachment A, which signed
 copy or copies shall be kept by counsel for the party receiving the Confidential Information.
- The Party's counsel who receives Confidential Information shall be responsible for assuring compliance with the terms of this Protective Order by persons to whom such information is disclosed.
- 6. The termination of this action shall not relieve counsel or other persons obligated hereunder from their responsibility to maintain the confidentiality of Confidential Information pursuant to this Protective Order, and the Court shall retain jurisdiction to enforce the terms of this Protective Order.

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By agreeing to the entry of this Protective Order, the Parties adopt no position as

8. Upon termination of this litigation, including any appeals, each Party's counsel may request that any recipients of Confidential Information return such information, including but not limited to any extracts, abstracts, charts, summaries, notes or copies made therefrom, excluding attorney work product. The Party receiving such a request must promptly comply by returning the Confidential Information or certifying in writing that the Confidential Information has been destroyed. Any attorney work product that is not returned or destroyed under this paragraph shall continue to be kept confidential under the terms of this Protective Order.

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1	9. Nothing in this Protective Order s	shall preclude any Party from filing a motion	
2	seeking further or different protection from the Court under Rule 26(c) of the Federal Rules of		
3	Civil Procedure, or from filing a motion with respect to the manner in which Confidential		
4	Information shall be treated at trial.		
5	Respectfully submitted this 25 th day of September, 2014.		
6	/s/ BRAD M. JOHNSTON Brad M. Johnston (SBN 8515)	/s/ ROBERT A. DOTSON Robert A. Dotson (SBN 5285)	
7 8	LAW OFFICES OF JOHN P. SCHLEGELMILCH, LTD. 30 Broadway Avenue	LAXALT & NOMURA, LTD. 9600 Gateway Drive	
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16		jonathan.rauchway@dgslaw.com adam.cohen@dgslaw.com	
17 18		gail.wurtzler@dgslaw.com Attorneys for Defendant Atlantic Richfield Company	
19		Company	
20	IT IS SO ORDERED:		
21	Wille of 1066		
22	UNITED STATES MAGISTRATE JUDGE		
23	DATED. September 26, 2014		
24	DATED: September 26, 2014		
25			
26			
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ATTACHMENT A

AGREEMENT TO COMPLY WITH PROTECTIVE ORDER

I, the undersigned, have read and received a copy of the Stipulation and Protective Order ("Protective Order") in the case of *Diamond X Ranch LLC v. Atlantic Richfield Company*, United States District Court, District of Nevada (the "Court"), Case No.: 3:13-cv-00570 (the "Action").

I understand the terms of the Protective Order, agree to be bound by its terms, and consent to personal jurisdiction of the Court with respect to the enforcement of the Protective Order even if those proceedings occur after termination of the Action. I agree that I will not disclose in any manner any information or item that is subject to the Protective Order to any person or entity except in strict compliance with the provisions of the Protective Order.

Signature	
Printed Name	
Address	
	Printed Name