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18 *limited liability company; and DAMSEFLY*
19 *IMPROVEMENT, LLC d/b/a/ DaBella, an Oregon*
20 *limited liability company*

21 **UNITED STATES DISTRICT COURT**
22 **DISTRICT OF NEVADA**

23 MATTHEW LEPIRE, an individual, and
24 RENOTAHOE GLASS, LLC dba
25 RENOTAHOE GLASS, a Nevada limited
26 liability company,

27 Plaintiffs,

28 vs.

DABELLA EXTERIORS, LLC, an Oregon
limited liability company, DAMSEFLY
IMPROVEMENT, LLC, a domestic limited
liability company, DOES 1-20, and ROE
Corporations I-X,

Defendants.

Case No. 3:23-cv-00019-ART-CLB

**ORDER GRANTING STIPULATED
CONFIDENTIALITY
AGREEMENT AND PROTECTIVE
ORDER**

1 DAMSELFLY IMPROVEMENT, LLC. d/b/a/
2 DaBella, an Oregon limited liability company,

3 Counter-Plaintiff,

4 vs.

5 MATTHEW LEPIRE, an individual,

6 Counter-Defendant.

7 Plaintiffs, MATTHEW LEPIRE, an individual, and RENOTAHOE GLASS, LLC, a
8 Nevada limited liability company dba RENOTAHOE GLASS (“Plaintiffs”), and Defendants,
9 DABELLA EXTERIORS, LLC, an Oregon limited liability company, and DAMSELFLY
10 IMPROVEMENT, LLC d/b/a Dabella, an Oregon limited liability company (“Defendants”), by
11 and through their respective counsel of record, hereby enter into this Stipulated Confidentiality
12 Agreement and Protective Order (the “Stipulated Protective Order”) pursuant to FRCP 26(c). The
13 Parties have agreed and stipulated to the entry of this Stipulated Protective Order for the protection
14 of certain personal records, information, financial records, confidential records, trade and
15 proprietary information, commercial information and agreements, and related information
16 produced or otherwise disclosed by the Parties in this action as follows:

17
18 1. The Parties anticipate that they may be required to produce documents, information,
19 or evidence that relates to non-public financial or business information, or personal or private
20 information, or intellectual property rights that a Party alleges is proprietary or confidential. This
21 Stipulated Protective Order is designed to protect such information from public disclosure.

22
23 2. Any Party or non-party from whom discovery has been sought (the “Producing
24 Party”) may designate certain documents, testimony, responses to written discovery, or other
25 discovery material, and all copies thereof, as “Confidential” pursuant to the terms of the Stipulated
26 Protective Order (“Confidential Information”).
27

1 a. Confidential Information shall include only such discovery material that the
2 Producing Party reasonably believes not to be in the public domain and that contains any
3 confidential or proprietary records, trade agreements and/or secrets, intellectual property,
4 inventions, personal or private information, financial documents or information, marketing
5 information, or other confidential, strategic, research, development, or commercial information or
6 agreements.

7
8 b. A document or information contained in a document or discovery response
9 given or filed in this lawsuit may be designated “Confidential” by stamping or otherwise marking
10 (in a manner as will not interfere with the legibility of the document) each page of a document
11 containing Confidential Information with the word “CONFIDENTIAL.” Any copies or
12 reproductions, excerpts, summaries or other documents or media that paraphrase, excerpt or
13 contain Confidential Information shall also be treated as Confidential pursuant to this Stipulated
14 Protective Order.

15
16 3. Any inadvertent failure to designate a document or information “Confidential”
17 during production may be corrected by prompt written notification to all counsel of record. Absent
18 exception circumstances, “prompt” shall be defined as within five (5) business days. Deposition
19 or hearing testimony may be designated as “Confidential” by appropriate statement on the record
20 at the time when such testimony is given or upon subsequent written notification to all counsel of
21 record within five (5) days of receipt of the transcript. Exhibits which are deemed “Confidential”
22 shall be so designated by stamping the exhibit accordingly.

23
24 4. All “Confidential” material shall be used solely for the prosecution or defense of the
25 claims being litigated in this case, or in any case, mediation, or arbitration arising out of, or related
26 to, this case, and/or for any related collection or execution of judgment, and for no other purpose.
27 Unless and until the Court rules that documents or information designated as “Confidential” shall
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1 not be treated as “Confidential”, persons who receive documents or information so designated
2 shall use and treat it as such, and shall not disclose it except to the following persons:

3 a. Attorneys for Parties;
4
5 b. Persons employed by the Parties or working under the direction of attorneys
6 for the Parties, including secretaries and legal assistants, to the extent necessary to perform specific
7 duties in connection with this action;

8 c. Independent experts or consultants retained by a Party or an attorney for
9 purposes of this litigation, as well as any employees, associates or independent contractors retained
10 by those attorneys, experts, or consultants in their work on this matter, to the extent necessary to
11 perform specific duties in connection with this action;

12 d. Any person who originally authored or received the designated document or
13 demonstrably gained prior knowledge of it in the regular course of business, as ascertained based
14 on the document itself or prior sworn testimony; and

15 e. The Court and Court personnel, stenographic reporters, videographers at
16 depositions, mediators, arbitrators, or judges in any case, mediation, or arbitration arising out of,
17 or related to, this case, subject to the protections of any Stipulated Protective Order the Court
18 subsequently enters to further preserve the confidentiality of documents used at trial or other
19 proceedings in this litigation.
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22 5. Prior to dissemination of documents designated “Confidential”, or the contents
23 thereof, to a person described in paragraphs 4(a)-(e), that person shall be advised by counsel
24 making such dissemination of the terms of this Stipulated Protective Order.

25 6. If a Party disputes a confidentiality designation and seeks to have information de-
26 signated, that Party will notify the Designating Party in writing. The Parties will make best
27 efforts to resolve the designation dispute. If the dispute cannot be resolved, and unless otherwise
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1 agreed to by the Parties, the Designating Party will have 21 days from the date it was noticed to
2 apply to the Court for a protective order. Until the Court rules on the application, the Parties will
3 treat disputed materials or testimony as Protected Material.

4 7. Any Party who seeks to file any document or information designated “Confidential”
5 a part of the record shall file a motion with the Court to permit the document to be filed under seal.
6 If the Court should deny any such motion, the Parties shall use their good-faith efforts to protect
7 the “Confidential” information pursuant to this Stipulated Protective Order.
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9 8. A Party seeking to seal documents shall be required to exercise good faith and best
10 efforts in preparing a memorandum of points and authorities that presents articulated facts
11 identifying compelling reasons for non-disclosure. Any application to seal documents shall be
12 served on opposing counsel together with the documents proposed to be filed under seal. Such
13 service on opposing counsel shall be made at least seven (7) days prior to any
14 hearing/determination regarding same so as to allow opposing counsel ample time to respond
15 without causing a delay in the proceeding.
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17 9. This Stipulated Protective Order shall remain in full force and effect until modified,
18 superseded, or terminated by consent of the Parties or by order of the Court, and shall survive
19 termination of this action.

20 10. Nothing herein shall impose any confidentiality obligation upon information which
21 was already in the public domain, or is otherwise does not qualify as confidential, privileged, or
22 protected material under the law.
23

24 11. Each Party receiving material which has been designated as “Confidential” shall
25 destroy or return all such materials upon the conclusion of this action and any appeals arising
26 therefrom. Notwithstanding anything in this Stipulated Protective Order to the contrary, counsel
27 for the respective Parties may retain one copy of the materials designated as “Confidential” in his
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1 or her stored file for archival purposes for one year from full and final conclusion of this litigation
2 (including any appeals) but may not use or disseminate such materials except as ordered by a court.

3 12. Within thirty (30) days after the conclusion of this action, including any appeals
4 taken, and upon written notice by either party, all documents designated “Confidential” and copies
5 thereof shall be returned to the Producing Party, other than that which is contained in pleadings,
6 correspondence, and deposition transcripts. Counsel for the Parties shall either return to the
7 Producing Party or destroy any and all notes, extracts, summaries, and other materials that contain
8 information derived from documents designated “Confidential” and, if destroyed, shall certify in
9 writing within thirty (30) days that the documents have been destroyed.

10 13. With respect to all documents produced in connection with this litigation, whether
11 or not any or all of same is designated by a Producing Party as containing or disclosing
12 Confidential Information of that Party, all Parties agree that such documents produced by a
13 Producing Party will be used exclusively for the purpose of prosecuting or defending the instant
14 litigation between the Parties hereto and will not be used for any other purpose whatsoever.

15 14. All objections as to admissibility into evidence of documents or information
16 designated “Confidential” and subject to this Stipulated Protective Order are reserved until hearing
17 in this case, or in any case, mediation, or arbitration arising out of, or related to, this case.

18 15. The Parties may execute and acknowledge this Stipulated Protective Order in
19 multiple counterparts, and if executed in such manner, it shall be valid and binding as if all Parties
20 had executed the same original.

21 DATED this 11th day of May, 2023.

22 Respectfully submitted,

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28 By: /s/ Diane J. Zelmer

By: /s/ August B. Hotchkin

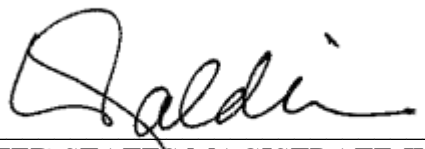
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ORDER

Any motion to seal filed pursuant to Paragraph 7 must comply with LR IA 10-5. The Court's jurisdiction over this protective order will cease upon the dismissal of this action.

IT IS SO ORDERED.



UNITED STATES MAGISTRATE JUDGE

DATED: May 12, 2023.