	S DISTRICT COURT				
FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE					
ACY ROFF and BRAD RICHARDS,					
Plaintiffs	No. C09-0196MJP				
v.	STIPULATED PROTECTIVE ORDER				
CORPORATION SERVICE COMPANY, a Delaware Corporation,					
Defendants.					
1. This Order shall govern the har	ndling of all documents and information produced				
by any party to this litigation, whether produce	ed pursuant to discovery request, subpoena, or				
agreement, as well as all deposition transcripts	s and exhibits, and any copies, excerpts,				
summaries, or portions of court papers that qu	ote from any of the foregoing (collectively,				
"Information").					
2. To protect personal or business	information of a confidential nature, any party				
may designate such Information as "Confident	tial" pursuant to the procedures set forth in this				
Order. A party may designate as "Confidential" only that Information to which it believes it is					
entitled to a protective order under Federal Rule of Civil Procedure 26(c).					
3. In accordance with this Order,	all Confidential Information produced in this				
litigation shall be used solely for the purpose of	of conducting this litigation.				
	ACY ROFF and BRAD RICHARDS,  Plaintiffs  v.  CORPORATION SERVICE COMPANY, a Delaware Corporation,  Defendants.  1. This Order shall govern the har by any party to this litigation, whether produce agreement, as well as all deposition transcripts summaries, or portions of court papers that que "Information").  2. To protect personal or business may designate such Information as "Confident Order. A party may designate as "Confidential entitled to a protective order under Federal Rue 3. In accordance with this Order, see the confidence of the confide				

STIPULATED PROTECTIVE ORDER-1 No. C09-0196MJP

1	4. The provisions of this Order shall apply to (a) all named parties; (b) any other
2	person or entity receiving Confidential Information in this litigation; and (c) all counsel of
3	record.
4	5. Information incorporated, summarized or referenced in prior trial court or
5	appellate proceedings, information generally available or known to the public, or information
6	comparable to such information, shall not be deemed Confidential.
7	6. Information shall be designated "Confidential" as follows:
8	a. Documents. Designation shall be made prior to production by stamping or
9	writing the words "Confidential." on each page of any such document or, where appropriate, on
10	the first page of an identifiable group of documents.
11	b. Answers to requests for admissions or interrogatories. Designation shall
12	be made by stamping or writing the words "Confidential" on or near the relevant portion of any
13	such answer.
14	c. Deposition transcripts. Designation of Confidential Information shall be
15	made by a statement on the record during the course of the deposition or by written notice within
16	seven (7) days after receipt of the transcript by the party wishing to designate. All deposition
17	transcripts and the information contained therein shall be deemed Confidential until expiration of
18	the 7-day period after receipt of the transcript. If, by expiration of the 7-day period, neither party
19	has provided written notice designating information in the relevant deposition transcript as
20	Confidential, then such information will not be considered Confidential. With the exception of
21	court reporters, and subject to any other limitations provided by law, only those individuals to
22	whom this Protective Order applies may attend any depositions taken in this litigation.
23	7. No briefs, pleadings, or other filings with the Court that incorporate, disclose or
24	refer to Confidential Information shall be filed by any party without the party filing such
25	Confidential Information first filing a motion to seal in accordance with procedures set forth in
	Local Court Rule 5(g).

1	8.	Excep	t as set forth above, or with prior written consent of the producing party, no
2	Confidential Information produced in this litigation, or information contained in or derived from		
3	such Confidential Information, may be disclosed to any person other than:		
4		a.	Counsel for any party in this litigation;
5		b.	Persons regularly employed or associated with the counsel of record in
6	this litigation, when the assistance of such persons is reasonably required in connection with thi		
7	litigation;		
8		c.	Expert witnesses, consultants, and investigators retained by any party in
9	connection w	ith this l	litigation, to the extent that such disclosure is reasonably necessary in
10	connection with this litigation;		
11		d.	Witnesses and deponents to whom counsel, in good faith, believe
12	disclosure is	reasonab	ply required to assist them in the preparation or conduct of this litigation;
13		e.	The Court (including court reporters and court personnel), provided,
14	however, that all pleadings or other court filings that incorporate, disclose or refer to		
15	Confidential Information shall be filed in accordance with procedures set forth in this agreemen		
16	and Local Court Rule 5(g);		
17		f.	The Jury;
18		g.	Any entities responsible for providing insurance coverage applicable to
19	claims made in this action; or		
20		h.	Qualified reporters and videographers recording testimony involving such
21	documents or information, and necessary stenographic and clerical personnel thereof.		
22	9.	Should	d any party to this litigation inadvertently produce or disclose to another
23	party any con	ıfidentia	l information not designated as Confidential, the producing party shall
24	immediately notify the recipient(s) and supply otherwise identical replacement information		ne recipient(s) and supply otherwise identical replacement information
25	bearing the appropriate designation. The recipient(s) shall promptly return the original		
26	information and shall make all reasonable efforts to ensure that such information is treated in		
-	accordance w	ith the n	new designation.

13. Within thirty (30) days of the conclusion of this litigation, whether by final judgment, dismissal, or otherwise, or the exhaustion of any appeals, counsel for every receiving party shall either return to every producing party all Confidential Information received pursuant to this Order, as well as all copies of such Information or copies of documents containing material derived or extracted from such Information, provided, however, that counsel for every receiving party may maintain copies of any pleadings, including exhibits, that contain Confidential Information, so long as such pleadings and exhibits continue to be treated as

14. Any receiving party's knowing disclosure or use of the Information protected from unauthorized disclosure under this Order may constitute contempt of court. In this

Confidential in accordance with the terms of this Order.

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2	injunctive or other equitable relief as a remedy for any such violation by a receiving party.					
3	15. Each person or entity to whom Confidential Information is disclosed in					
4	accordance with provisions of this Order hereby submits himself, herself, or itself to the					
5	jurisdiction of this Court for the enforcement of this Order.					
6	16. The terms of this Order shall survive any settlement, discontinuance, dismissal,					
7	severance, judgment, or other disposition of this litigation.					
8	17. Nothing in this Order shall prejudice each producing party's right to disclose or					
	otherwise make use of any of its own Confidential Information without prior court order, or to					
9	otherwise waive the provisions of this Order with respect to its own Confidential Information. A					
10	producing party shall immediately notify every receiving party if it discloses or makes use of its					
11	own Confidential Information in any manner inconsistent with its confidentiality, by disclosure					
12	of Confidential Information to third parties without a signed acknowledgment. At that time, the					
13	producing party shall also indicate whether it intends to remove the designation of Confidential.					
14	18. Nothing in this Order shall prevent any party, after providing notice to all other					
15	parties, from applying to the Court for modification of this Order.					
16						
17	IT IS HEREBY SO ORDERED.					
18	DATED this 4th day of June, 2009.					
19	211122 and the any of context, 20051					
20	Marshy Helens					
21	Marsha J. Pechman					
22	United States District Judge					
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situation, the producing party shall be entitled to the specific performance of this Order and

	APPROVED FOR ENTRY:	
1	STOEL RIVES LLP	FRANK FREED SUBIT & THOMAS LLP
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3	/s/ James M. Shore	/s/ Steven B. Frank
4	James M. Shore, WSBA No. 28095 Daniel A. Swedlow, WSBA No. 37933	Steven B. Frank, WSBA No. 4944 Attorneys for Plaintiffs
5	Attorneys for Defendant	
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## APPENDIX A — THIRD PARTY CONFIDENTIALITY AGREEMENT FOR CONFIDENTIAL INFORMATION

- I have read and understand the attached Protective Order Regarding Confidential
   Information ("Protective Order") that has been entered in Acy Roff and Brad Richards v.
   Corporation Service Company, Case No. C09-0196MJP in the United States District Court for
   the Western District of Washington.
- I understand that I may be given access to information designated as
   "Confidential," and in consideration of that access, I agree that I shall be bound by all the terms
   of the Protective Order.
  - 3. I understand that I am to retain all originals and copies of the "Confidential" information in a secure manner and that all copies will be returned within thirty (30) days after termination of this action.
  - 4. I understand that I will not disclose or discuss "Confidential" information with any persons other than the parties to the litigation, counsel for any party and paralegal and clerical personnel assisting such counsel and other persons who have signed this Third Party Confidentiality Agreement For Confidential Information.
  - 5. I understand that all "Confidential" information shall be used solely for the purposes of this action and shall not, directly or indirectly, be used for any other purpose. I understand that any use of "Confidential" information, or any information obtained therefrom, in any manner contrary to the provisions of the Protective Order will subject me to the sanctions of the Court. I submit myself to the jurisdiction of the Court for enforcement of the Protective Order.

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23 Signature;

Name:

24 Business Address:

Position:

Date:

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1	<b>CERTIFICATE OF SERVICE</b>					
2	The makes a swife that I also to a discillate file I do for a single switch the Charles falls Count assistant					
3	I hereby certify that I electronically filed the foregoing with the Clerk of the Court using					
4	the CM/ECF system which will send notification of such filing to the parties involved in this					
5	matter.					
6	Dated: Thursday, June 04, 2009					
7						
8	/s/ James M. Shore					
9	James M. Shore, WSBA No. 28095 jmshore@stoel.com					
10	Daniel A. Swedlow, WSBA No. 37933 daswedlow@stoel.com					
11	Stoel Rives LLP 600 University Street, Suite 3600					
12	Seattle, WA 98101					
13	Telephone: (206) 624-0900 Facsimile: (206) 386-7500					
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