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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT SEATTLE	
10	DELTA WESTERN, INC.,	CASE NO. C12-325 MJP
11	Plaintiff,	ORDER GRANTING MOTION FOR
12	v.	PROTECTIVE ORDER
13	BONANZA FUEL, INC.,	
14	Defendant.	
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16	This matter comes before the Court on Plaintiff's motion for a protective order. (Dkt.	
17	No. 17.) Having reviewed the motion, the response (Dkt. No. 20), the reply (Dkt. No. 22), and	
18	all related papers, the Court GRANTS the motion.	
19	The Court finds good cause to issue a protective order in this case, and GRANTS	
20	Plaintiff's motion. The Court largely adopts the revised protective order Plaintiff filed. The	
21	Court has amended it to ensure the parties comply with Local Rule CR 5(g) when filing materials	
22	under seal. All information gained during the pretrial discovery process is subject to this	
23	Protective Order, which is as follows:	
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- 1. This Protective Order applies to information or documents that Delta Western, Inc. or Bonanza Fuel, Inc. designate as Confidential Information. The designation "Confidential" shall be limited to information that the designating party reasonably and in good faith believes contains personal, private, proprietary, financial, or trade secret information of the nature identified in Delta Western's Motion for Protective Order and subsequent Reply to Response of Bonanza Fuel, Inc. to Delta Western, Inc.'s Motion for Protective Order, which includes but is not limited to documents containing confidential financial, pricing, accounting, cost, marketing, strategic planning, customer and/or business practice information, the disclosure of which might competitively disadvantage the designating party but for the "Confidential" designation.
- 2. Information designated as "Confidential Information" shall be used solely for the prosecution or defense of this litigation. Any Party in possession of information designated by a party as Confidential Information shall maintain it in a reasonably secure manner so as to avoid improper disclosure.
- 3. To designate information as Confidential Information, the designating party shall mark it, as "Confidential Subject to Protective Order" in a manner not interfering with legibility of any document. The designating party must mark each page of each document, or each component of any object, containing Confidential Information.
- 4. If either party produces or has produced Confidential Information without marking it as such, that party may advise the other Party or Parties in writing that specified documents or information containing information that is "Confidential" and the Parties shall thereafter treat such specified documents or information as Confidential Information in accordance with this Protective Order.

Information), that witness' written agreement, in the form attached as Exhibit "A" to Plaintiff's 2 motion for a protective order, to be bound by the terms of this Protective Order; and 3 h. Other persons that are specifically identified and authorized by the disclosing party. 5 7. Any Party may use information designated as Confidential Information during a deposition in this action provided that, prior to his or her examination, the deposition witness is 7 furnished with a copy of this Protective Order and executes a copy of Exhibit "A" to this Protective Order. All deposition testimony and exhibits shall be treated as Confidential 8 Information for a period of ten days after the delivery to the Parties of a draft of the transcript by 10 the court reporter. Not later than ten days after such delivery, the designating party shall 11 designate any testimony or exhibits containing confidential information if applicable by page and line number and exhibit number, identifying the designated pages as "Confidential," transmit 12 13 such designation(s) to the deposition reporter and the other Party, and ask the deposition reporter 14 to prepare the official transcript as follows: 15 The entire transcript shall have sequential page and line numbers as in the a. 16 ordinary course; Testimony and exhibits that have been designated as Confidential 17 h. Information shall be separately bound in one or more volumes marked "CONFIDENTIAL -18 19 SUBJECT TO PROTECTIVE ORDER," retaining the sequential page and line numbers and 20 exhibit numbers that were assigned, in the ordinary course, prior to the preparation of the 21 separately bound volume(s); and 22 Testimony and exhibits not designated as Confidential Information shall c. be bound as in the ordinary course, but with blank pages, redactions or other notations that 23

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- 12. This Protective Order shall not be admissible at trial in this action.
- 13. If any Party to whom Confidential Information has been disclosed is served, in any action or proceeding other than this action, with a subpoena or request for the production or

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1	disclosure of Confidential Information, that Party shall provide written notice to the disclosing	
2	Party, enclosing a copy of the subpoena or request. The Party subject to the subpoena or request	
3	shall not produce or disclose the Confidential Information without the consent of the disclosing	
4	party or until ordered to do so by a Court of competent jurisdiction, provided that the disclosing	
5	Party makes a timely motion or other application for relief from the subpoena.	
6	14. This Protective Order shall survive any settlement, judgment or other disposition	
7	or conclusion of this action, and all appeals therefrom, and this Court shall retain continuing	
8	jurisdiction to enforce it.	
9	The clerk is ordered to provide copies of this order to all counsel.	
10	Dated this 7th day of August, 2012.	
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12	Marshy Helens	
13	Marsha J. Pechman	
14	United States District Judge	
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