IN THE SUPERIOR COURT FOR THE STATE OF ALASKA THIRD JUDICIAL DISTRICT, AT ANCHORAGE

ALASKA BUILDING, INC., an Alaska corporation,

Plaintiff

VS.

716 WEST FOURTH AVENUE LLC, and LEGISLATIVE AFFAIRS AGENCY

Defendants.

Case No. 3AN-15-05969CI

M **DISCOVERY ORDER**

Upon the motion by defendant 716 West Fourth Avenue for a protective order pursuant to Alaska Rule of Civil Procedure 26(c), and in consideration of the opposition of plaintiff Alaska Building, Inc., it is hereby ORDERED that the motion is denied, except as follows to expedite the flow of discovery material, facilitate the prompt resolution over confidentiality, adequately protect confidential material, and ensure that protection is afforded only to material so entitled:

1. This Order applies to all products of discovery in this matter subsequent to the date of this Order, but does not apply to documents or information gained by means other than the discovery process in this matter, including documents that may have also been produced through discovery in this matter.

2. Except as otherwise ordered by the Court, personal financial information shall be classified as confidential.

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LAW OFFICES OF JAMES B. GOTTSTEIN 406 G STREET, SUITE 206 ANCHORAGE, ALASKA 99501 TELEPHONE (907) 274-7686 FACSIMILE (907) 274-9493 3. Except as otherwise ordered by the Court Social Security Numbers shall be redacted.

4. Except as otherwise ordered by the Court,

(a) documents containing bank, credit union, or other financial institution accounts may be redacted except for the last three digits of the account number and the name of the financial institution, and

(b) credit card, bank card, or debit card account may be redacted except for the last four digits of the account number and the name of the issuing institution

5. A producing party wishing to redact documents in any other manner or keep any documents confidential must produce the documents when due and properly seek a protective order under Civil Rule 26(c).

6. Any documents withheld or redacted on the basis of a privilege shall describe such documents as follows:

- (a) The date of the document or other item;
- (b) The author or addressor of the document or other item;
- (c) The recipient or addressee of the document or other item;
- (d) The number of pages of the document;
- (e) The general subject matter of the document or other item;
- (f) Each person who sent, received and obtained copies of the document or other item;
- (g) A general description of the document or other item; and
- (h) The basis of the privilege asserted.
 - 7. With the exception of documents or information acquired other than through

discovery in this mater, produced documents for which a motion for protective order has

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been filed shall not be further disseminated by any receiving party pending determination of the motion for protective order.

, 2015. Dated

PATRICK J. MCKAY. SUPERIOR COURT JUDGE

A Financial documents which do not have a public fuquere (less later or state employee) as a partie may not be published without court ader m

I certify that on 1/19/16 a copy of the following was mailed/faxed/hand-delivered to each of the following at their addresses of emailed record. Jamos Gottstein Coffrey Robinson/ Kevin Cuddy Administrative Assistant

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