## UNITED STATES OF AMERICA FEDERAL TRADE COMMISSION OFFICE OF ADMINISTRATIVE LAW JUDGES

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In the Matter of	)	
Traffic Jam Events LLC a limited liability company,	)	Docket No. 939
and	)	
David J. Jeansonneilldividually and as an officer of Traffic Jam Events, LLC,	)	
Respondents.	)	

## ATTACHMENT A

For the purpose of protecting the interests of the parties and third parties in the abovecaptioned matter against improper use and disclosure of confidential information submitted or produced in connection with this matter:

IT IS HEREBY ORDERED THAT this Protective Order Governing & RQILGHQWLDO 0DWHULDO 33tbleRhVahblliFigVotEVIIHDiscoluv@rhyU´ VKDOO Material, as hereafter defined.

\$V XVHG LQ WKLV 2UGHU ³FRQILGHQWLDO PDWHULDO´ thereof that contains privileged, competitively sensitive information, or sensitive persona informatRQ ³6HQVLWLYH SHUVRQDO LQIRUPDWLRQ´ VKDOO DQ LQGLYLGXDO¶V 6RFLDO 6HFXULW\QXPEHU WD[SD\HUQXPEHU FUHGLW FDUG RU GHELW FDUissuedXPEHU GULYHU identification number, passport number, date of birth (other than year), and any sensitive KHDOWK LQIRUPDWLRQ LGHQWLILDEOH E\ LQGLYLGXDO V³'RFXPHQW´ VKDOO UHIHU WR DQ\ GLVFRYaHUDEOH ZULWLO testimony, or electronically stored information in the possession of a party or a third party. ³&RPPLVVLRQ´ VKD@ y.¿1/€P E†"eñ ùð 0 @ Eä)XDOó VXFK6D

6. Material may be designated as confidential by placing on or affixing to the document containing such material (in such manner as in the inflerence with the legibility thereof), or if an entire folder or box of documents is confidential by placing or affixing to that IROGHURUER[ WKHGHVLJEQD MOCKEQNO.89931]R U 107 QS/RWKHU appropriate notice that identifies the indication of the

- 10. If counsel plans to introduce into extidence aring any document or transcript containing confidential material produced by another party or by a third party, they shall provide advance notice to the other party or third party for purposes of allowing that party to seek an order that utimendoor transcript be granted ra treatment. If that party wis necessariant treatment for the document or transcript, the party shall file an appropriate motion with the Administrative Law Judge within 5 days after it receives such notice. Except where such an order is granted, all documents and transcripts shall be part of the blic record. Where amera treatment is granted, a duplicate copy of such document or transcript with the confidential material deleted therefrom may be placed on the public record.
- 11. If any party receives a discovery request in any inwestigation ther proceeding or matter that may require the disclosure of confidential material submitted another party or third party, the recipient of the discovery request shall promptly notify the submitter of receipt of such request. Unlessingesilson tendated by an order of a court, such notification shall be in writing and be received by the submitter at least 10 business days before production, and shall include a copy of this Protective Order and a cover letter that will apprise the exubmitts rights hereunder. Nothing herein shall be construed as requiring the recipient of the discovery request or anyone else covered by this Order to challenge or appeal any order requiring production of confidential material, to subject itself topernalties for recompliance with any such order, or to seek any relief from the Administrative Law Judge or the Commission. The recipient shall not RSSRVH WKH VXEPLWWHU¶V HIIRUWV WR FKDOOHQJH WKH addition, notQJ KHUHLQ VKDOO OLPLW WKH DSSOLFDELOLW\ RI Rules of Practice, 16 CFR 4.11(e), to discovery requests in another proceeding that are directed to the Com7(li)-124 361.0 1 264.17l0i,J2(e)4oPe °æ æ \$6 åîîRq\$6 d äP.E.