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13			
14	UNITED STATES DISTRICT COURT		
15	NORTHERN DISTRICT (OF CALIFORNIA	
16	SAN FRANCISCO DIVISION		
17		SE NO. 13-cv-04739-RS RDER	
18	Plaintiff, JO	DINT STIPULATION AND	
19	VS. R	EQUEST FOR ORDER TO EMOVE DOCKET ENTRY NO. D-6 FROM DOCKET	
20	ERNESTO COPPOLA, an individual; COPPOLA FOODS LIMITED, a foreign company; and	-0 FROM DOCKET	
21	DOES 1 THROUGH 10		
22	Defendants.		
23			
24	IT IS HEREBY STIPULATED by and between	Plaintiff GMYL, L.P. ("Plaintiff" or	
25	"GMYL") and Defendants Ernesto Coppola and Coppola Foods Limited (collectively, "Coppola"),		
26	by and through their counsel of record, as follows:		
27			
28			
	JOINT STIPULATION AND REQUEST FOR ORDER TO REM	MOVE DOCKET ENTRY NO. 49-6 FROM DOCKET Dockets.Justia	

1	WHEREAS, on April 2, 2014, Plaintiff's counsel, on behalf of the Parties, filed a Joint Letter				
2	from Plaintiff and Defendants re Jurisdictional Discovery Deficiencies, Declaration of Sharoni S.				
3	Finkelstein in support thereof (the "Finkelstein Declaration"), and Exhibits A–H thereto (Dkt. No.				
4	49);				
5	WHEREAS, the parties immediately determined that Exhibit C to the Finkelstein Declaration				
6	(Dkt. No. 49-6) contains certain information that was designated by Defendants as				
7	"CONFIDENTIAL" pursuant to the Stipulated Protective Order (Dkt. No. 44), and that such				
8	information was inadvertently filed in an unredacted form;				
9	WHEREAS, the Parties dispute whether the information contained in Exhibit C was properly				
10	designated as "CONFIDENTIAL," but through this request Plaintiff seeks to treat the information as				
11	"CONFIDENTIAL" until such time as the parties resolve such dispute;				
12	NOW, THEREFORE, Plaintiff GMYL and Defendants Coppola Foods Limited and Ernesto				
13	Coppola hereby STIPULATE and request that the Court order the Clerk to remove from the public				
14	record and from the CM/ECF system Docket Entry No. 49-6 so that the document may be re-filed				
15	with proper redactions.				
16					
17	DATED: <u>April 3, 2014</u> /s/ Sharoni S. Finkelstein				
18	Sharoni S. Finkelstein K&L GATES LLP				
19	Attorneys for Plaintiff				
20	DATED: <u>April 3, 2014</u> /s/ Walter C. Pfeffer Walter C. Pfeffer				
21	COLT/SINGER/BEA LLP Attorneys for Defendant				
22					
23	PURSUANT TO STIPULATION AND GOOD CAUSE APPEARING, IT IS HEREBY ORDERED				
24	that the Clerk of the Court shall remove from the public record and from the CM/ECF system Docket				
25 26	Entry No. 49-6.				
26	Representation of the sector				
27	DATED: 4/3/14 RICHARD SEEBORG				
28	United States District Judge				
	2 JOINT STIPULATION AND REQUEST FOR ORDER TO REMOVE DOCKET ENTRY NO. 49-6 FROM DOCKET				
	JOINT STILULATION AND REQUEST FOR ORDER TO REMOVE DUCKET ENTRY NO. 49-0 FROM DUCKET				