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7	Attorneys for Plaintiff	
8	[Additional counsel appear on signature page.]	
9	UNITED STATES	DISTRICT COURT
10 11	NORTHERN DISTR	ICT OF CALIFORNIA
11	PIPE FITTERS LOCAL UNION NO. 120) No. 11-CV-01064-CW
12	PENSION FUND, On Behalf of Itself and All Others Similarly Situated,)) STIPULATED INTERIM PROTECTIVE) ORDER
14	Plaintiff,) OKDEK
15	VS.)) Judge: The Hon. Claudia Wilken
16	BARCLAYS CAPITAL INC., THE GOLDMAN SACHS GROUP, INC.,) Courtroom: 2, 4th Floor
17	KOHLBERG KRAVIS ROBERTS & CO. L.P., VESTAR CAPITAL PARTNERS INC.,)
18	CENTERVIEW PARTNERS LLC, and PETER J. MOSES,	
19	Defendants.	
20)
21		
22	WHEREAS the parties desire to enter i	into this Stipulated Interim Protective Order (the
23	"Order") governing the production and use of	documents in this action until such time as the
24	parties negotiate and/or the Court enters a final	protective order;
25	WHEREAS certain parties to this action	have produced discovery in the action styled In
26	re Del Monte Foods Co. Shareholders Litigatio	on, C.A. No. 6027-VCL, currently pending in the
27 28	Delaware Chancery Court (the "Delaware Litigation"), and those parties have agreed to produce	
	STIPULATED [PROPOSED] INTERIM PROTECTIVE	ORDER – No. 11-CV-01064-CW - 1 -
		Dockets.Justia.com

in this action, within three business days of the entry of this Order, at Plaintiff's expense, the 1 Delaware Litigation discovery that they and non-party Del Monte Foods Co. produced, as well as 2 3 to use their reasonable best efforts to produce, at Plaintiff's expense, the Delaware Litigation 4 discovery produced by non-parties to this action to the extent they are able to do so; 5 WHEREAS the parties enter into this Order without waiving any rights with respect to 6 their positions as to the ultimate form and content of any final protective order to be entered into 7 in the future; 8 WHEREAS Plaintiff has agreed that in exchange for receipt of the Delaware Litigation 9 discovery produced as set forth herein, Plaintiff will not seek any additional discovery from the 10 parties to this action, or from any non-parties to this action who consent to production of their 11 12 discovery from the Delaware Litigation until after the Court rules on Defendants' Motions to 13 Dismiss; 14 IT IS HEREBY STIPULATED THAT: 15 1. Any Delaware Litigation discovery produced in this action shall be designated as 16 it was designated in the Delaware Litigation. Such designation shall be made by marking the 17 words "HIGHLY CONFIDENTIAL" or "CONFIDENTIAL" on each page of the document 18 19 designated as such, unless, as a practical matter, it is more efficient and significantly less 20 burdensome to affix such legend in some other manner. 21 "HIGHLY CONFIDENTIAL" and "CONFIDENTIAL" material may be 2. 22 disclosed, summarized, described, characterized, or otherwise communicated or made available 23 in whole or in part by the party to whom such materials are produced or disclosed only to the 24 following persons, who shall be bound thereby by the terms of this Order: the parties' outside 25 counsel and their legal, clerical, or support staff. 26 27 28 - 2 -STIPULATED [PROPOSED] INTERIM PROTECTIVE ORDER - No. 11-CV-01064-CW

1	3. This Order is being entered into solely for the purposes of the production of the
2	Delaware Litigation discovery, pending negotiations on a final protective order. All documents
3	produced in this litigation shall be governed by the final protective order once it is entered by the
4	Court. In the event the parties are unable to agree to the terms of a final protective order within a
5	reasonable time and/or disputes hereunder occur prior to the entry of such an order, any party
6	may seek the Court's intervention to enter an appropriate final protective order and/or resolve
7 8	any such disputes, and all confidentiality designations shall be honored pending entry of such
0 9	order and/or resolution.
10	4. The terms of this Order are applicable to any Delaware Litigation discovery
11	produced by a non-party in this action.
12	5. Nothing in this Order abridges the right of any person to seek its modification by
13	the Court in the future.
14 15	IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.
15	DATED: June 14, 2011
17	SCOTT+SCOTT LLP CHRISTOPHER M. BURKE
18	WALTER W. NOSS (pro hac vice) KRISTEN M. ANDERSON 707 Breadway, Switz 1000
19	707 Broadway, Suite 1000 San Diego, CA 92101 Telephone: (619) 233-4565
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21	wnoss@scott-scott.com kanderson@scott-scott.com
22	By <u>/s/ Christopher M. Burke</u>
23 24	Christopher M. Burke
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28	STIPULATED [PROPOSED] INTERIM PROTECTIVE ORDER – No. 11-CV-01064-CW - 3 -
	STIPULATED [PROPOSED] INTERIM PROTECTIVE ORDER – No. 11-CV-01064-CW - 3 -

1	ROBINS, KAPLAN, MILLER &	
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14		
15	DATED: June 14, 2011	
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20	By /s/ Brendan P. Cullen	
21	Brendan P. Cullen	
22	Attorneys for Defendants Barclays Capital Inc. and Peter J. Moses	
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20	STIPULATED [PROPOSED] INTERIM PROTECTIVE ORDER – No. 11-CV-01064-CW	- 4 -

1	DATED: June 14, 2011	
2		ATHAM & WATKINS LLP BRIAN BERRY (Bar No. 229893)
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6	В	by <u>/s/ Brian Berry</u>
		Brian Berry
7		ttorneys for Defendant The Goldman Sachs Group, Inc.
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10) H	IMPSON THACHER & BARTLETT LLP IARRISON J. FRAHN
11		550 Hanover Street alo Alto, CA 94304
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13	В	y _/s/ Harrison J. Frahn
14		Harrison J. Frahn
15	5	IMPSON THACHER & BARTLETT LLP
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20		by <u>/s/ Joseph F. Tringali</u> Joseph F. Tringali
21		Attorneys for Defendants Kohlberg Kravis Roberts & Co.,
22		L.P. and Centerview Partners LLC
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20	STIPULATED [PROPOSED] INTERIM PRO	TECTIVE ORDER – No. 11-CV-01064-CW - 5 -

1	DATED: June 14, 2011
2	KIRKLAND & ELLIS LLP JAMES F. BASILE
3	MARK E. MCKANE 555 California Street
4	San Francisco, CA 94104 Telephone: (415) 439-1400
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6	mark.mckane@kirkland.com
7	By <u>/s/ James F. Basile</u> James F. Basile
8	
9	Attorneys for Defendant Vestar Capital Partners Inc.
10	PURSUANT TO STIPULATION, IT IS SO ORDERED.
11	TORSUART TO STIL CLATION, IT IS SO ORDERED.
12	
12	DATED: 6/20/2011 Chidealer
13	Thé Hon. Claudia Wilken
14	United States District Judge
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28	STIPULATED [PROPOSED] INTERIM PROTECTIVE ORDER – No. 11-CV-01064-CW - 6 -

1	ATTESTATION PURSUANT TO GENERAL ORDER 45	
2	I, Christopher M. Burke, attest that concurrence in the filing of this document has been	
3	obtained from the signatories. I declare under penalty of perjury under the laws of the United	
4	States of America that the foregoing is true and correct. Executed this 14th day of June, 2011 at	
5	San Diego, California.	
6	DATED: June 14, 2011 SCOTT+SCOTT LLP	
7	/-/ Chairteach an M. Deadea	
8	/s/ Christopher M. Burke Christopher M. Burke	
9	707 Broadway, Suite 1000 San Diego, CA 92101 Telephone: (610) 233 4565	
10	Telephone: (619) 233-4565 Facsimile: (619) 233-0508 E-mail: cburke@scott-scott.com	
11	An Attorney for Plaintiff Pipefitters Local	
12	Union No. 120 Pension Fund	
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	STIPULATED [PROPOSED] INTERIM PROTECTIVE ORDER – No. 11-CV-01064-CW - 6 -	

1	CERTIFICATE OF SERVICE
2	I hereby certify that on June 14, 2011, I caused the foregoing to be electronically filed
3	with the Clerk of the Court using the CM/ECF system which will send notification of such filing
4	to the e-mail addresses denoted on the Electronic Mail Notice List, and I hereby certify that I
5	caused the foregoing document or paper to be mailed via the United States Postal Service to the
6	non-CM/ECF participants indicated on the Manual Notice List.
7	I certify under penalty of perjury under the laws of the United States of America that the
8	foregoing is true and correct. Executed on June 14, 2011.
9	
10	/s/ Christopher M. Burke CHRISTOPHER M. BURKE
11	SCOTT+SCOTT LLP
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