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9	UNITED STATES DISTRICT COURT		
10	NORTHERN DISTRICT OF CALIFORNIA		
11	SECURITIES AND EXCHANGE COMMISSION,	) Case No. 3:16-cv-1386	
12 13	Plaintiff,	) [PROPOSED] STIPULATION ) AND PROTECTIVE ORDER	
13	v.	) CONCERNING THE NON- ) DISCLOSURE OF CERTAIN ) CONFIDENTIAL	
15	JOHN B. BIVONA; SADDLE RIVER ADVISERS, LLC; SRA MANAGEMENT ASSOCIATES, LLC;	) INFORMATION	
16	MANAGEMENT ASSOCIATES, LLC; FRANK GREGORY MAZZOLA	) Date: No Date ) Time: No Time ) Judge: Edward M. Chen	
17	Defendants.	) )	
18 19		)	
20			
21	The Receiver, interested party SRA Funds Investor Group and interested		
22	parties Global Generation Group LLC and Benchmark Capital LLC (collectively, "the parties"), by and through their respective counsel, hereby		
23	stipulate and agree to the entry of a protective order as follows:		
24	1. The Receiver in this matter, Sherwood Partners Inc. ("Sherwood"),		
25 26	has interviewed several investment banking firms ("IB Firms") concerning the		
20	various possible methods of valuation and/or liquidation of the SRA Estate's		
28	non-public securities assets ("the Assets").		
	1 [PROPOSED] STIPULATION AND ORDER CONCERNING NON-DISCLOSURE OF CONFIDENTIAL		
	INFORMATION		

2. On September 28, 2017, the Court ordered the parties to meet and
 confer on various issues pertaining to the valuation and/or liquidation of the
 Assets and to reach agreement on the terms of a protective order that would allow
 the Receiver to exchange confidential information with the other parties, but
 protect such information from any disclosure to third parties.

3. The parties, through their respective counsel, have met and conferred and agree that sensitive, non-public valuation information arising from the IB Firms' proposals to manage the Assets, should be maintained as confidential, and that the public disclosure of pricing, appraisal or valuation of the Assets could negatively impact the ability of the IB Firm, or any other IB Firm approved by the Court, to fairly negotiate the best price for some or all of the Assets if a sale is ordered by the Court.

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Pursuant to the foregoing stipulation, IT IS HEREBY ORDERED THAT:

All information that is designated CONFIDENTIAL by the
 Receiver and provided by the Receiver (either directly or through its counsel) to
 counsel for the SRA Funds Investor Group and counsel for Global Generation
 Group LLC and Benchmark Capital LLC ("the Receiving Counsel") shall be
 maintained as CONFIDENTIAL by Receiving Counsel. This will include the
 information submitted to the Court *ex parte* by the Receiver on September 28,
 2017.

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In order to allow Receiving Counsel to advise their respective
 clients in this matter, Receiving Counsel may also share such CONFIDENTIAL
 information with a single designated client representative on the following
 conditions:

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The designated client representative must be a signatory to a. 1 the stipulation and order and agree to be bound by its provisions and subject to 2 the jurisdiction of this Court for enforcement purposes; and 3 The designated client representative may not share any b. 4 CONFIDENTIAL information with any other person or entity, including any 5 entity with which the designated client representative holds an interest or 6 position, without the express prior written consent of the Receiver. 7 8 9 Dated: October 6, 2017 GARTENBERG GELFAND HAYTON LLP 10 By: <u>/s/ John W. Cotton</u> 11 John W. Cotton 12 Counsel for the Receiver 13 Dated: October 6, 2017 LUBIN, OLSON & NIEWIANDOMSKI LLP 14 15 By: /s/ Theodore A. Griffinger, Jr. Theodore A. Griffinger, Jr. 16 17 Counsel for Global Generation LLC and **Benchmark LLC** 18 19 Dated: October 6, 2017 PRITZKER LEVINE LLP 20 By: /s/ Jonathan K. Levine 21 Jonathan K. Levine 22 Counsel for the SRA Funds Investor 23 Group 24 Dated: October 6, 2017 GLOBAL GENERATION LLC AND 25 **BENCHMARK LLC** 26 By: 27 John Syron 28 [PROPOSED] STIPULATION AND ORDER CONCERNING NON-DISCLOSURE OF CONFIDENTIAL **INFORMATION** 

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1	Designated Client Representative			
2	Dated: October 6, 2017   THE SRA FUNDS INVESTOR GROUP			
3	By: <u>/s/ Peter T. Healy</u>			
4	Peter T. Healy			
5 6	Designated Client Representative			
7				
8	IT IS SO ORDERED. (see additional paragraphs 4-6 added below).			
9	DATED: October 6, 2017			
10	STATES DISTRICT			
11	Judge Edvard Mart			
12	United State Judge Edward M. Chen			
13 14	THEN DISTRICT OF COM			
14				
16	ATTESTATION			
17	I, Jonathan K. Levine, am the ECF user whose ID and password are			
18	being used to file this document. In compliance with Local Rule 5-1(i)(3), I			
19	hereby attest that all other signatories listed have concurred in this filing.			
20	/s/ Jonathan K. Levine			
21	Jonathan K. Levine			
22	4. Information designated CONFIDENTIAL may be used in connection with this case only, and must be stored and maintained in a secure manner that ensures that access is limited to the persons authorized under this order.			
23	5. If a party learns that, by inadvertence or otherwise, it has disclosed CONFIDENTIAL information to any person or in any			
24	circumstances not authorized under this stipulated protective order, the party must immediately (a) notify in writing the Receiver of the unauthorized disclosures, (b) use its best efforts to retrieve all unauthorized copies of the CONFIDENTIAL material, (c) inform the			
25	person or persons to whom unauthorized disclosures were made of all the terms of this Order, and (d) request that such person or			
26	<ul><li>persons execute the stipulation or order.</li><li>6. Without written permission from the Receiver or a court order secured after appropriate notice to all interested persons, a party may</li></ul>			
27	not file in the public record in this action any CONFIDENTIAL material. A party that seeks to file under seal any CONFIDENTIAL			
28	material must comply with Civil Local Rule 79-5.			
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	[PROPOSED] STIPULATION AND ORDER CONCERNING NON-DISCLOSURE OF CONFIDENTIAL INFORMATION			