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12	[Additional Attorneys Listed on Signature Page]	
13	UNITED STATES DISTRICT COURT	
14	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
15	SAN FRANCISCO DIVISION	
16	ROBERT JACOBSEN, an individual,) No. C06-1905-JSW-JL
17 18	Plaintiff,)))
19	v.	STIPULATION REGARDING
20	MATTHEW KATZER, an individual, and KAMIND ASSOCIATES, INC., an Oregon	SHORTENING TIME FOR DISCOVERY MOTION
21	corporation dba KAM Industries,	Courtroom: F, 15th Floor Judge: Hon. James Larson
22	Defendants.) Judge. Hon. James Larson
23		_/
24	Plaintiff Robert Jacobsen filed a motion Friday, May 29, 2009 to change discovery limits	
25	Defendants Matthew Katzer and KAMIND Associates, Inc. have agreed to file an opposition to the	
26	motion by Thursday, June 4, 2009. Plaintiff Robert Jacobsen will file a response by Monday, June	
27	8, 2009. The motion is current noticed for Wednesday, July 8, 2009 at 9:30 a.m. Plaintiff seeks to	
28	No. COC 1005 ISW II. STIDULATION DECARDING SU	-1-
]	No. COC 1005 ICW II CHININ ARION DEGLEDING CO	IODECHING THE COLDINGOVERY

Case 3:06-cv-01905-JSW Document 307 Filed 06/03/2009 Page 2 of 3 notice this motion for hearing on Wednesday, June 17, 2009 at 9:30am. Defendants do not object 1 2 to this expedited notice for the motion hearing. 3 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD. 4 5 /s/ **DATED**: 6/2/09 6 VICTORIA K, HALL (SBN 240702) LAW OFFICE OF VICTORIA K. HALL 7 3 Bethesda Metro Suite 700 Bethesda MD 20814 8 Victoria@vkhall-law.com Telephone: 301-280-5925 9 Facsimile: 240-536-9142 10 DAVID McGOWAN (SBN 154289) Warren Hall 11 5998 Alcala Park San Diego CA 92110 12 dmcgowan@sandiego.edu Telephone: 619-260-7973 13 Facsimile: 619-260-2748 14 Attorneys for Plaintiff ROBERT JACOBSEN 15 16 17 R. Scott Jerger (pro hac vice) (Oregon State Bar #02337) 18 Field Jerger LLP 19 610 SW Alder Street, Suite 910 Portland, OR 97205 20 Tel: (503) 228-9115 Fax: (503) 225-0276 2] Email: scott@fieldjerger.com 22 John C. Gorman (CA State Bar #91515) 23 Gorman & Miller, P.C. 210 N 4th Street, Suite 200 24 San Jose, CA 95112 Tel: (408) 297-2222 25 Fax: (408) 297-2224 Email: igorman@gormanmiller.com 26 27 Attorneys for Defendants MATTHEW KATZER & KAMIND ASSOCIATES, INC. 28 No. C06-1905-JSW-JL STIPULATION REGARDING SHORTENING TIME FOR DISCOVERY MOTION

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