## 1 2 3 4 5 UNITED STATES DISTRICT COURT 6 NORTHERN DISTRICT OF CALIFORNIA 7 8 MMCA GROUP, LTD., No. C-06-7067 MMC (EMC) 9 Plaintiff, 10 ORDER RE JOINT LETTER OF APRIL v. 6, 2009, AND DEFENDANT PICA'S 11 HEWLETT-PACKARD COMPANY, et al., LETTER OF APRIL 7, 2009 12 (Docket Nos. 493-94) Defendants. 13 14 15 The parties have submitted a joint letter, dated April 6, 2009, regarding two discovery 16 disputes. This order addresses the first dispute -- i.e., whether Mr. Alcalde should be allowed access 17 to MMCA's AEO documents now that his employment relationship with PICA has terminated (as of March 31, 2009). 18 19 The Court indicated to the parties that it was inclined to permit access so long as Mr. Alcalde 20 and PICA could represent to the Court that, for at least a set period of time, he would not have any 21 employment relationship or other type relationship in which he would be involved with PICA's 22 decisionmaking. The Court asked the parties to meet and confer to determine whether they could 23 reach agreement as to how long that prohibition should last. Subsequently, PICA submitted 24 declarations from Mr. Alcalde and PICA, affrming that they would not now or at any point in the 25 /// 26 /// 27 28

## United States District Court For the Northern District of California

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future enter into such a relationship. *See* Docket No. 494 (attached declarations). Based upon these declarations, the Court shall permit Mr. Alcalde to view MMCA's AEO materials.

IT IS SO ORDERED.

Dated: April 7, 2009

EDWARD M. CHEN United States Magistrate Judge