1 2 3 4 5 IN THE UNITED STATES DISTRICT COURT 6 7 FOR THE NORTHERN DISTRICT OF CALIFORNIA 8 9 10 BROWSERCAM, INC., a California No. C 08-02959 WHA corporation, 11 Plaintiff, 12 ORDER RE ARBITRATION v. 13 GOMEZ, INC., a Delaware corporation, 14 Defendant. 15 16 JAMS is not an accounting firm. The contract requires a "reasonably agreeable 17 independent accounting firm." The parties must start the selection process completely over. 18 The parties must limit themselves to independent accounting firms. Neither plaintiff nor 19 defendant, however, should be able to choose an accounting firm that it previously worked with, 20 unless the other party finds such accounting firm reasonably agreeable. WITHIN THIRTY DAYS 21 OF THE DATE HEREOF, the parties must select an independent accounting firm and notify the 22 Court that the independent accounting firm is on board. Status reports to this Court on the 23 progress of the arbitration will be required every twelve weeks, starting twelve weeks from the 24 date hereof. The parties must jointly notify the Court of the completion of arbitration within

seven days of completion. The parties must complete arbitration by **DECEMBER 3, 2009**.

IT IS SO ORDERED.

Dated: March 3, 2009

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