1 2 3 4 5 UNITED STATES DISTRICT COURT 6 NORTHERN DISTRICT OF CALIFORNIA 7 8 ALICIA HARRIS, No. C-08-5198 EMC 9 Plaintiff, ORDER RE CASE MANAGEMENT 10 **CONFERENCE STATEMENT** v. 11 VECTOR MARKETING CORPORATION, 12 Defendant. 13 14 15 As reflected in the civil minutes dated November 16, 2009, the Court has scheduled a case 16 management conference for December 16, 2009, at 10:30 a.m. and the parties are to file a joint 17 18 19 20

statement a week prior thereto. Prior to the filing of that statement, the parties shall meet and confer about the best process to resolve expeditiously the issue of Ms. Harris' status as employee versus independent contractor. The parties shall consider employment of the class certification process as one option. See 5-23 Moore's Fed. Prac. -- Civ. § 23.82[2] ("On a motion for class certification, the 21 court does not accept the class allegations in the complaint as true, as a court would in connection 22 with a Rule 12(b)(6) motion to dismiss. Instead, the court must make whatever factual inquiries are 23 necessary.") and § 23.84[2] ("A court should make whatever inquiries are necessary to determine 24 /// 25 /// 26 /// 27 /// 28 ///

United States District Court For the Northern District of California

that all the Rule 23 requirements have been met, regardless of whether those determinations overlap with merits issues."). The joint statement shall be filed on December 9, 2009.

IT IS SO ORDERED.

Dated: November 16, 2009

EDWARD M. CHEN United States Magistrate Judge