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5		ιν της ινίτερ στάτες	DISTRICT COURT
6 7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
	9 TERRAPHASE ENGINEERING, INC., WILLIAM CARSON, JEFF RAINES, PETER		
10			No. C 10-04647 JSW
11		Plaintiffs,	
12	v.		ORDER RE APPLICATION FOR TEMPORARY RESTRAINING
13	ARCADIS, U	J.S., INC.,	ORDER
14		Defendant.	
15		/	
16			
17	Now before the Court is the motion for a temporary protective order filed by Plaintiffs		
18	Terraphase Engineering Inc., William Carson, Jeff Raines, Peter Zawislanski, and Andrew		
19	Romolo ("Plaintiffs"). After consideration of the briefs, declarations, arguments and agreement		
20	of counsel, and all other matters presented to the Court, the Court GRANTS Plaintiffs' motion		
21	for a temporary protective order.		
22	The Court HEREBY ORDERS:		
23	(1)	The law firm of Gordon & Rees LLF	P shall be disqualified from this case entirely;
24	(2)	Arcadis Association Counsel Elizabe	eth Spangler shall be disqualified from the
25		case entirely;	
26	(3)	Aracadis General Counsel Steven J.	Niparko shall be removed from all aspects
27		of the day-to-day management of the	e case, including but not limited to, making
28		any substantive or strategic decision	s with regard to the case;

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1	(4)	Arcadis shall retain alternate counsel who shall immediately file a notice of
2		appearance and a declaration that new counsel has received no information about
3		or contained in the inadvertently disclosed privileged information;
4	(5)	Arcadis shall dismiss the counterclaim without prejudice to re-filing it with new
5		counsel without reference to any of the inadvertently disclosed privileged
6		information;
7	(6)	The action is stayed pending the retention and appearance of new counsel for
8		Arcadis;
9	(7)	Plaintiffs' request for its reasonable fees and costs in bringing this motion for
10		relief against Arcadis is granted;
11	(8)	Plaintiffs shall file an opening brief demonstrating the reasonableness of fees and
12		costs requested by no later than December 23, 2010. Defendant, represented by
13		new counsel, shall file an opposition brief limited to the amount of fees and costs
14		requested by Plaintiffs by no later than December 30, 2010. Plaintiffs shall file a
15		reply brief, if any, by no later than January 6, 2011.
16	(10)	The Court shall set a hearing on the award of fees and costs, if necessary, by
17		further order.
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19	IT IS	SO ORDERED.
20		Jeffuy SWhite
21 Dated: December 17, 2010 $\overline{J}$		mber 17, 2010 JEFFREV S. WHITE
22		UNITED STATES DISTRICT JUDGE
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