1 2 3	v. PALMER LUCKEY and OCULUS VR, INC., AMENDED ORDER RE PLAINTIFF'S DISCOVERY
9 10	TOTAL RECALL TECHNOLOGIES, No. C 15-02281 WHA Plaintiff,
7 8	FOR THE NORTHERN DISTRICT OF CALIFORNIA
6	IN THE UNITED STATES DISTRICT COURT
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Following a hearing on the parties' discovery dispute, defendants are hereby ordered as 16 follows: (i) defendants shall assert any objections to plaintiff's outstanding discovery requests within ONE WEEK, (ii) all objections shall be resolved and production completed within FOUR WEEKS, (iii) defendants' pending motion to dismiss shall be held in abeyance until all objections are fully resolved and production is complete. The hearing on that motion scheduled for 20 **OCTOBER 29** is **VACATED**. This does not affect the briefing schedule.

Plaintiff has elected to stand by the categories of confidential information that it has 22 identified. If it is later revealed that plaintiff could have identified the confidential information 23 at issue more specifically at this stage and that the disclosures made were too vague, plaintiff 24 will be precluded from asserting claims based on inadequately disclosed confidential 25 information. 26

IT IS SO ORDERED.

Dated: October 13, 2015.

UNITED STATES DISTRICT JUDGE

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