GAUNTLETT & ASSOCIATES David A. Gauntlett (SBN 96399)

James A. Lowe (SBN 214383)

Brian S. Edwards (SBN 166258) Christopher Lai (SBN 249425) 18400 Von Karman, Suite 300

(949) 553-1010

(949) 553-2050

Irvine, California 92612

jal@gauntlettlaw.com

Telephone: Facsimile:

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

bse@gauntlettlaw.com cl@gauntlettlaw.com	
Attorneys for Defendants Akanoc Solutions, Inc., Managed Solutions Group, Inc. and Steve Chen	
	ES DISTRICT COURT CALIFORNIA, SAN JOSE DIVISION
LOUIS VUITTON MALLETIER, S.A., Plaintiff,) Case No.: C 07-3952 JW (HRL)
vs. AKANOC SOLUTIONS, INC., et al.,	 DECLARATION OF JAMES A. LOWE IN SUPPORT OF DEFENDANTS' MOTION FOR ADMINISTRATIVE RELIEF FOR LEAVE TO FILE MOTIONS IN LIMINE #13, #14 AND #15
Defendants.)))
165449.1-10562-002-7/2/2009	DECL. OFJAMES A. LOWE IN SUPPORT OF
	DEFENDANTS' MOTION FOR ADMINISTRATIVE RELIEF FOR LEAVE TO FILE MOTIONS IN LIMINE #13, #14, AND #15 – C 07-3952 JW (HRL)
	Dockets.Justia.com

Case5:07-cv-03952-JW Document176 Filed07/06/09 Page1 of 2

Doc. 176

Case5:07-cv-03952-JW Document176 Filed07/06/09 Page2 of 2

1	I, JAMES A. LOWE, declare:	
2	1. I am an attorney duly licensed to practice law before this Court and am a partner in	
3	the law firm of Gauntlett & Associates, counsel of record for defendants Managed Solutions Group,	
4	Inc., Akanoc Solutions, Inc. and Steve Chen ("Defendants").	
5	2. I have personal knowledge of the facts stated in this Declaration and could testify	
6	competently to them if called upon as a witness.	
7	3. This declaration is submitted in support of Defendants' Motion for Administrative	
8	Relief for Leave to File its Motions in Limine #13, #14 and #15.	
9	4. On June 27, 2009, I personally took the deposition of Michael Wilson, Vuitton's	
10	expert witness.	
11	5. At his deposition, Mr. Wilson indicated, for the first time, that he intended to provide	
12	further testimony, at an unspecified later date, about actions that he planned to take with regard to	
13	his attempts to "rebuild" Internet domains.	
14		
15	I declare under penalty of perjury under the laws of the United States of America that the	
16	foregoing is true and correct.	
17	Executed at Irvine, California on July 2, 2009.	
18		
19	s/ James A. Lowe	
20	James A. Lowe	
21		
22		
23		
24		
25		
26		
27		
28		