1 2 3 4 5 6 7 8	GAUNTLETT & ASSOCIATES David A. Gauntlett (SBN 96399) James A. Lowe (SBN 214383) Brian S. Edwards (SBN 166258) 18400 Von Karman, Suite 300 Irvine, California 92612 Telephone: (949) 553-1010 Facsimile: (949) 553-2050 jal@gauntlettlaw.com bse@gauntlettlaw.com Attorneys for Defendants Akanoc Solutions, Inc., Managed Solutions Group, Inc. and Steven Chen	GRANTED GRANTED Judge James Ware DISTRICT OF 6/19/2008		
9 10	LINITED STATES			
10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA, SAN JOSE DIVISION			
12				
13	LOUIS VUITTON MALLETIER, S.A.,	) Case No.: C 07-3952 JW (HRL)		
14	Plaintiff,			
15	vs.	<ul> <li>DEFENDANTS' ADMINISTRATIVE</li> <li>MOTION FOR A SEALING ORDER</li> <li>PURSUANT TO LOCAL RULE 79-5(d)</li> </ul>		
16		) Judge: Hon. James Ware		
17	AKANOC SOLUTIONS, INC., et al.,	) )		
18	Defendants.	ý ) )		
19 20		)		
20				
21 22				
22				
24				
25				
26				
27				
28				
	10562-002-5/29/2008-161404.1	DEFENDANTS' ADMINISTRATIVE MOTION FOR A SEALING ORDER – C 07-3952 JW		
		Dockets.Just		

Defendants Akanoc Solutions, Inc., Managed Solutions Group, Inc. and Steve Chen 2 (Defendants") respectfully submit the following Administrative Motion for a Sealing Order to file 3 deposition pages designated "Highly Confidential-Attorney's Eyes Only" by plaintiff Louis Vuitton 4 Malletier, S.A. ("Vuitton").

5

15

16

17

18

19

20

21

I.

1

## **RELIEF REQUESTED**

1. Pursuant to Local Rules 79-5(d) and 7-11, Defendants request an Order sealing pages 6 7 22-28 and 61-62 of the deposition transcript of Vuitton's Rule 30(b)(6) designee, Nikolay Livadkin, 8 attached as part of Exhibit "1502" to Defendants' Motion for Summary Judgment. Pursuant to 9 Local Rule 79-5(d), a redacted version of Exhibit "1502" (designated Exhibit "1502A") and an 10 unredacted version of Exhibit "1502" have been lodged herewith.

11 2. If pages 22-28 and 61-62 of the Livadkin deposition transcript are ordered sealed, 12 Defendants request that the unredacted version of Exhibit "1502" be filed under seal and the 13 redacted Exhibit "1502A" be substituted for the version of Exhibit "1502" filed by Defendants on 14 May 19, 2008 (Document 51).

## II. **RELEVANT FACTS**

The stipulated protective order filed as Document 19 in this case provides in part that parties may designate documents as "Highly Confidential-Attorney's Eyes Only." Sections 2.4 A courtesy copy of same is included with the Chambers copies submitted herewith. Section 2.4 of the stipulated protective order defines "Highly Confidential-Attorney's Eyes Only" as "extremely sensitive "Confidential Information or Items" whose disclosure to another Party or non-party would create a substantial risk of serious injury that could not be avoided by less restrictive means."

22 On May 19, 2008 Defendants filed a Motion for Summary Judgment. The motion included 23 excerpts from the deposition transcript of plaintiff Louis Vuitton Malletier, S.A.'s ("Vuitton") Rule 24 30(b)(6) designee, Nikolay Livadkin.

25 On May 22, 2008 Vuitton's counsel informed Defendants it was designating pages 12-39, 26 40-44, 52-62, 185-190 and 196-197 of Mr. Livadkin's deposition transcript, as Highly Confidential -27 Attorney's Eyes Only pursuant to Section 5.2 of the Stipulated Protective Order. The pages Vuitton 28 designated included nine pages, 22-28 and 61-62, that had been included as part of Defendants' 10562-002-5/29/2008-161404.1 DEFENDANTS' ADMINISTRATIVE MOTION 1

1 **Exhibit "1502"** filed with their summary judgment motion on May 19, 2008.

The parties could not agree to stipulate to a sealing order because Defendants do not agree with Vuitton that pages 22-28 and 61-62 of the Livadkin deposition transcript contain confidential information entitled to protection under the stipulated protective order.

## III. A PARTY THAT WISHES TO FILE A DOCUMENT DESIGNATED CONFIDENTIAL BY ANOTHER PARTY PURSUANT TO A PROTECTIVE ORDER MUST FILE AN ADMINISTRATIVE MOTION FOR A SEALING ORDER

8 Local Rule 79-5(d) requires that a party who "wishes to file a document that has been
9 designated confidential by another party pursuant to a protective order"... "must file and serve an
10 Administrative Motion for a sealing order and lodge the document, memorandum or other filing in
11 accordance with this rule."

Local Rule 79-5(d) further states that "[i]f only a portion of the document, memorandum or other filing is sealable, the submitting party must also lodge with the Court a redacted version of the document, memorandum or other filing to be placed in the public record if the Court approves the requested sealing order."

Pursuant to Local Rule 79-5(d), a redacted version of **Exhibit "1502"** (designated **Exhibit "1502A"**) and an unredacted version of **Exhibit "1502"** have been lodged herewith. If the Court approves the requested sealing order, Defendants request that the unredacted version of **Exhibit "1502"** be filed under seal and the redacted **Exhibit "1502A"** be substituted for the version of **Exhibit "1502"** filed by Defendants on May 19, 2008 (Document 51).

21 /// 22 /// 23 ///

2

3

4

5

6

7

- 24 ////
- 25 ////
- 26
- 27 ||///

///

28

1	IV.	CONCLUSION				
2	Pursuant to Local Rule 79-5(d), Defendants respectfully request that if the Court approves					
3	the requested sealing order, the unredacted version of Exhibit "1502" be filed under seal and the					
4	redact	redacted Exhibit "1502A" be substituted for the version of Exhibit "1502" filed by Defendants on				
5	May 1	9, 2008 (Document 51).				
6						
7						
8	Dated:	: May 29, 2008	GAU	NTLETT & ASSOCIATES		
9						
10			By:	s/James A. Lowe David A. Gauntlett		
11				James A. Lowe Brian S. Edwards		
12				Difuit 5. Edwards		
13				eys for Defendants oc Solutions, Inc.,		
14			Mana	ged Solutions Group, Inc., even Chen		
15						
16						
17		IT IS SO ORDERED				
18	The	The requested document is GRANTED to be filed under seal.				
19	Date	ed: June 19, 2008		James Ubse ved States District Court		
20			On	ed States District Court		
21						
22						
23						
24						
25 26						
26 27						
27						
20	10562-00	02-5/29/2008-161404.1	3	DEFENDANTS' ADMINISTRATIVE MOTION		