## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Honorable Marcia S. Krieger

Civil Action No. 09-cv-02578-MSK-MJW

e.DIGITAL CORPORATION,

Plaintiff,

v.

PENTAX OF AMERICA, INC.;

HOYA CORPORATION;

HOYA CORPORATION USA;

CANON USA, INC.;

CANON, INC.;

COBY ELECTRONICS CORP.;

DXG TECHNOLOGY (U.S.A.), INC.;

HTC AMERICA, INC.;

HTC CORPORATION;

IKEGAMI ELECTRONICS (USA), INC.;

**IMATION CORPORATION;** 

KYOCERA COMMUNICATIONS, INC.;

KYOCERA WIRELESS, INC.;

KYOCERA INTERNAITONAL, INC.;

KYOCERA CORPORATION;

LEICA CAMERA, INC.;

LEICA CAMERA AG;

MARANTZ AMERICA, INC.;

D&M HOLDINGS U.S. INC.;

D&m HOLDINGS, INC.;

NOKIA, INC.;

NOKIA CORPORATION;

PANASONIC CORPORATION OF NORTH AMERICA;

PANASONIC CORPORATION;

SUMMIT GLOBAL GROUP, LLC;

ROLAND SYSTEMS GROUP U.S.;

ROLAND CORPORATION;

SAKAR INTERNATIONAL, INC.;

SAMSON TECHNOLOGIES CORP.;

TEAC AMERICA, INC.;

VTECH ELECTRNOICS NORTH AMERICA, LLC; and

TIC COMPUTER, INC.,

Defendants.

## ORDER REGARDING CUSTODY OF EXHIBITS AND DEPOSITIONS USED IN EVIDENTIARY HEARINGS AND TRIALS

IT IS ORDERED that, as to any exhibits and depositions used during evidentiary hearings or trials, counsel for the parties shall retrieve the originals of such exhibits and depositions from the Court following the evidentiary hearing or trial, and shall retain same for 60 days beyond the later of the time to appeal or conclusion of any appellate proceedings. The Court will retain its copy of the exhibits for the same time period after which the documents will be destroyed.

DATED this 6<sup>th</sup> day of November, 2009.

**BY THE COURT:** 

Marcia S. Krieger United States District Judge

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