## UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA TAMPA DIVISION

THE AMACORE GROUP, INC.,		
Plaintiff,		
v.	Case No. 8:09-cv-748-JSM-TG	W
TY BRUGGEMANN, et al.,		
Defendants.	/	
TY BRUGGEMANN, et al.,		
Plaintiffs,		
v.	Case No. 8:09-cv-2562-T-30MA	ŀΡ
THE AMACORE GROUP, INC., et al.,		
Defendants.		

## **ORDER**

THIS CAUSE comes before the Court upon the Motion to Consolidate Cases (Dkt. #61) filed in **8:09-cv-748-JSM-TGW** and the Motion to Consolidate Cases (Dkt. #56) filed in **8:09-cv-2562-T-30MAP**, and Response in Opposition to same (Dkt. #58) filed in **8:09-cv-2562-T-30MAP**. On March 4, 2010, the Court held a hearing on these motions and conducted a status conference. Accordingly, it is

ORDERED and ADJUDGED that for the reasons stated on the record:

1. The motion to consolidate cases (Dkt. #61) filed in **8:09-cv-748-JSM-TGW** and the motion to consolidate cases (Dkt. #56) filed in **8:09-cv-2562-T-30MAP** are hereby GRANTED.

The Clerk is directed to administratively close case number 8:09-cv-748-JSM-TGW and terminate all pending motions in that case.

3. All future filings shall be filed in case number **8:09-cv-2562-T-30MAP**.

4. If The Amacore Group, Inc. decides to file a counterclaim, it shall file a counterclaim to the complaint in **8:09-cv-2562-T-30MAP** no later than twenty (20) days from the date of this Order.

5. The Court also ruled that it will allow twenty (20) depositions per side.

**DONE** and **ORDERED** in Tampa, Florida on March 4, 2010.

JAMES S. MOODY, JR.
UNITED STATES DISTRICT JUDGE

<u>Copies furnished to:</u> Counsel/Parties of Record