

Exhibit A.1

McKool Smith

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February 3, 2010

Via E-mail

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RE: *Bedrock Computer Technologies LLC v. Soflayer Technologies, Inc et al.*, No.
6:09-CV-00269 (E.D. Tex.)

Counsel:

Pursuant to Paragraph 9 of the Agreed Protective Order, Bedrock will disclose Protected Documents in this matter to Richard M. Smith beginning on February 13, 2010. Mr. Smith has agreed to and has executed Attachment A of the Protective Order. Mr. Smith's curriculum vitae and statement responsive to sub-paragraph 9(ii) are attached to this letter.

Also, Bedrock hereby requests production of source code from your respective clients. The source code production that Bedrock expects is any and all source code that corresponds to the object code that is or has been executing on your clients servers or servers operating under your client's control or direction since 2003. Please note that, to the extent that your client objects to the production of all such source code, Bedrock would expect a stipulation that non-produced source code has no impact on any issue in this case as well as a written agreement that the non-produced source code will not serve as the basis for any attack to the sufficiency of Bedrock's evidence. Also, pursuant to sub-paragraph 8(B)(ii) of the Protective Order, Bedrock requests that the parties set up the source code computers at a location in Dallas, Texas. Please

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let me know if this location is not agreeable to your clients, and please let me know when you expect to have your source code computers ready for review.

Sincerely,

/s/ J. Austin Curry

J. Austin Curry

Enc.