	Case 3:06-cv-	01905-JSW	Document 256	Filed 11/07/200	8 Page 1 of 2	
1 2 3	David M. Zeff (S.B. #63289) Law Offices of David M. Zeff 1388 Sutter St., Suite 820 San Francisco, CA 94109 Telephone: (415) 923-1380 Facsimile: (415) 923-1382 ZeffLaw1@aol.com					
4						
5 6		Attorneys for Defendant Kevin Russell				
7						
, 8						
9	UNITED STATES DISTRICT COURT					
10	NORTHERN DISTRICT OF CALIFORNIA					
10						
12	ROBERT JA) Case No. C 06 19)		
13		Plaintiff,		 Date: December 19, 2008 Time: 9:00 a.m. Courtroom No. 2, 17th Floor Honorable Jeffrey S. White 		
14	vs. MATTHEW KATZER, KAMIND ASSOCIATES, INC., and KEVIN RUSSELL,					
15)) DECLARATION BY MATTHEW) KATZER SUPPORTING THE REPLY OF			
16	Defe	endants.			EVIN RUSSELL TO PPOSITION BRIEF	
17						
18	I, Matthew Katzer, declare:					
19	1. I am controlling shareholder and operator of the close corporation Kamind					
20	Associates, Inc. ("KAM"), and am a defendant in this action. If called as a witness, I					
21						
22	would and could testify to the following as a matter of personal knowledge.					
23	2. I am authorized by KAM to make this declaration in support of Kevin Russell's					
24 25	reply to the opposition filed by plaintiff Jacobsen.					
26	3. At all times prior to the disclaimer of the '329 patent, I believed that KAM's					
27	patent was valid and that the JMRI software infringed that patent. To this date, I still					
28	patent was vand and that the sivily software infinited that patent. To this date, I still					
	Page 1 of 1	SUPPORTING R	BY DEFENDANT MA EPLY OF KEVIN RUS POSITION BRIEFI		Law Offices of David M. Zeff 1388 Sutter St., Suite 820 San Francisco, CA 94109 Tel: 415 923 1380	

¹ believe that the '329 patent was valid.

4. I believe that KAM's '329 patent was valid prior to the disclaimer and that
JMRI's product infringed the '329 patent prior to the disclaimer. Nothing that Jacobsen
or his attorney has filed in this lawsuit has shaken this belief.

6 7

8

9

22

23

24

25

26

27

28

5. I disclaimed the '329 patent based on the advice of my attorney. My attorney advised me that patent litigation is extremely expensive and time-consuming, especially given the aggressive litigation tactics of Plaintiff and his attorney to date.

6. Based on this advice, I chose to disclaim the '329 patent to avoid the cost of
 patent litigation. This was based upon purely economic considerations.

7. On October 7, 2005, I authorized my attorney to send a FOIA request to the 13 14 United States Department of Energy. This document became the basis for Jacobsen's 15 claim against me for alleged defamation. This request was to gather information in 16 support of a possible lawsuit against JMRI for patent infringement. Since a Department 17 18 of Energy email account was being used by Jacobsen in his capacity as a developer of 19 JMRI software, I believed that a FOIA request to the Department of Energy would 20 produce relevant information relating to JMRI's infringement of the '329 patent. 21

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on November 7, 2008. Matthew Katzer

Page 2 of 2 DECLARATION BY DEFENDANT MATTHEW KATZER SUPPORTING REPLY OF KEVIN RUSSELL TO PLAINTIFF'S OPPOSITION BRIEFI