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9	Attorneys for Plaintiff ROBERT JACOBSEN			
10	UNITED STATES DISTRICT COURT			
FOR THE NORTHERN DISTRICT OF CALIFORNIA				
12	SAN FRANCISCO DIVISION			
13 14	ROBERT JACOBSEN, an individual,) No. C06-1903	5-JSW	
15	Plaintiff,	\	ROBERT JACOBSEN'S	
16	v.	REFER DIS	RATIVE MOTION TO COVERY STIPULATION TO	
17	MATTHEW KATZER, an individual, and	JUDGE WH	ITE FOR SIGNATURE	
18	KAMIND ASSOCIATES, INC., an Oregon corporation dba KAM Industries,	Courtroom: Judge:	11, 19th Floor Hon. Jeffrey S. White	
19	Defendants.)		
20	Dorondanion)		
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22	INTRODUCTION			
23	Plaintiff Robert Jacobsen respectfully asks the Court to sign a stipulation that is pending before the discovery magistrate, Judge Larson, who is currently on vacation.			
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25	FACTS			
25 26	This Court referred discovery matters to	Judge Larson in	its January 19, 2007 order. A	
20 27	stipulation for a protective order between QS In	stipulation for a protective order between QS Industries, KAMIND Associates, Inc. and Matthew		
28	Katzer and Robert Jacobsen is pending before Judge Larson [Docket # 326] OS In			
40	No. C06-1905-JSW Plaintiff Robert Jacobsen's A	-1- Administrative Mot	ION TO REFER	

Case3:06-cv-01905-JSW Document327 Filed08/31/09 Page2 of 2

1	not produce confidential or attorneys eyes only documents until the stipulation is signed by a judge			
2	Judge Larson is not due back from vacation until Tuesday, September 8, 2009.			
3	Depositions for QS Industries are on Monday, September 14, 2009, with depositions for			
4	Matthew Katzer on Wednesday, September 16, 2009 and Robert Jacobsen on Thursday, September			
5	17, 2009. Non-expert discovery is to close Wednesday, October 5, 2009. In order to expedite			
6	document production and to keep the current deposition schedule, Jacobsen asks this Court to sign			
7	the stipulation.			
8	Jacobsen contacted counsel for Defendants Matthew Katzer and KAMIND Associates, Inc.			
9	for their position on this motion. Their counsel stated, "No objections."			
10	CONCLUSION			
11	For these reasons, Jacobsen respectfully asks the Court to sign the stipulation.			
12				
13	Respectfully submitted,			
14	D. C.			
15	DATED: August 31, 2009 By /s/ Victoria K. Hall, Esq. (SBN 240702) LAW OFFICE OF VICTORIA K. HALL			
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No. C06-1905-JSW