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11	UNITED STATES DISTRICT COURT		
12	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
13	SAN FRANCISCO DIVISION		
14	ROBERT JACOBSEN,	No. C-06-1905-JSW	
15	Plaintiff,	PLAINTIFF ROBERT JACOBSEN'S	
16	v. (	STATEMENT OF NON-OPPOSITION TO DEFENDANTS MATTHEW KATZER	
17	MATTHEW KATZER, et al.,	AND KAMIND ASSOCIATES, INC.'S MOTION FOR LEAVE TO FILE FIRST	
18	Defendants.	SUPPLEMENTAL COUNTERCLAIM	
19	) )	Courtroom: 11, 19th Floor Judge: Hon. Jeffrey S. White	
20	) )	Date: Fri., October 30, 2009 Time: 9:00 a.m.	
21	) )		
22			
23	Plaintiff Robert Jacobsen respectfully submits this statement of non-opposition to		
24	Defendants Matthew Katzer and KAMIND Associates, Inc.'s Motion for Leave to File a Supplemental Counterclaim. Jacobsen notes that, due to the lateness of this supplemental		
25	Supplemental Counterclaim. Jacobsen notes t	mat, due to the lateness of this supplemental	
<ul><li>26</li><li>27</li></ul>	Defendants state that "Plaintiff's counsel refused to either consent to or oppose this motion." Attached as Exhibit A is the email exchange, in which Jacobsen stated conditions under which he would consent to the motion. To date, these conditions have not been met. Jacobsen will address these separately with Defendants and QSI, and if needed, the Court.		
28			
<b>-</b> 0	No. C-06-1905-JSW PLAINTIFF ROBERT JACOBSEN'S ST	- CATEMENT OF NON-OPPOSITION TO	
	DEFENDANTS MATTHEW KATZER A	AND KAMIND ASSOCIATES, INC.'S	

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1	counterclaim, granting the motion will likely necessitate extensions to the discovery schedule and		
2	require delays in summary judgment and trial, delays that might not otherwise occur. If the Court		
3	is inclined to grant Defendants' motion for leave to file a first supplemental counterclaim, Jacobsen		
4	respectfully requests that the Court do so as soon as possible. QSI's and the parties' depositions		
5	are less than two weeks away, discovery is set to close Monday, October 5, 2009, and this hearing		
6	is set for Friday, October 30, 2009.		
7			
8	Respectfully submitted,		
9			
10	DATED: September 4, 2009		
11			
12	By /s/ Victoria K. Hall, Esq. (SBN 240702)		
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16	ATTORNEY FOR PLAINTIFF		
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	No. C-06-1905-JSW PLAINTIFF ROBERT JACOBSEN'S STATEMENT OF NON-OPPOSITION TO		