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8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION	
10	JOSEPH CIAMPI,	) Case No.: 09-CV-02655-LHK
11	Plaintiff,	) ORDER DENYING REQUEST FOR
12	V.	) CLARIFICATION
13	CITY OF PALO ALTO, a government entity; LYNNE JOHNSON, an individual; CHIEF	, ) )
14	DENNIS BURNS, an individual; OFFICER KELLY BURGER, an individual; OFFICER	ý ) )
15	MANUEL TEMORES, an individual; OFFICER APRIL WAGNER, an individual; AGENT DAN	
16	RYAN; SERGEANT NATASHA POWERS, individual,	)
17 18	Defendants.	)
18 19		)
20	Plaintiff has filed a request for clarificatio	n of portions of the Court's May 11, 2011 order
21	Plaintiff has filed a request for clarification of portions of the Court's May 11, 2011 order granting in part and denying in part Defendants' motion for summary judgment. Plaintiff's filing	
22	essentially asks the Court to reconsider several determinations made in the May 11, 2011 order.	
23	Accordingly, the Court construes Plaintiff's request as a motion for leave to file a motion for	
24	reconsideration pursuant to Civil Local Rule 7-9, which governs requests for reconsideration of	
25	interlocutory orders.	
26	Civil Local Rule 7-9(b) provides that on a motion for leave to file a motion for	
27	reconsideration:	
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**United States District Court** For the Northern District of California

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1	The moving party must specifically show:		
2	(1) That at the time of the motion for leave, a material difference in fact or law exists from that which was presented to the Court before entry of the		
3	interlocutory order for which reconsideration is sought. The party also must show that in the exercise of reasonable diligence the party applying for reconsideration		
4	did not know such fact or law at the time of the interlocutory order; or		
5	(2) The emergence of new material facts or a change of law occurring after the time of such order; or		
6	(3) A manifest failure by the Court to consider material facts or dispositive legal arguments which were presented to the Court before such interlocutory		
7	order.		
8	The Court has carefully reviewed Plaintiff's request and his objections to the Court's order.		
9	However, Plaintiff has not pointed to material facts in the record or legal arguments previously		
10	presented that the Court failed to consider or which would change the Court's analysis. Nor has		
11	Plaintiff raised new arguments which, through reasonable diligence, could not have been presented		
12	earlier. Accordingly, the Court DENIES Plaintiff's request.		
13	IT IS SO ORDERED.		
14	Level I Kal		
15	Dated: May 20, 2011		
16	LUCY H. KOT United States District Judge		
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