

1 PETER S. RUKIN (SBN 178336)
2 STEVEN M. TINDALL (SBN 187862)
3 RUKIN HYLAND DORIA & TINDALL LLP
4 100 Pine Street, Suite 725
5 San Francisco, CA 94111
6 Telephone: (415) 421-1800 / Fax (415) 421-1700
7 E-mail: steventindall@rhdtlaw.com

8 Attorneys for Plaintiff STANLEY KRZESNIAK

9 MICHAEL HOFFMAN, Bar No. 162496
10 ARENA HOFFMAN LLP
11 44 Montgomery Street, Suite 1200
12 San Francisco, CA 94104
13 Telephone: 415.433.1414 / Fax: 415.520.0446
14 E-mail: mhoffman@arenahoffman.com

15 JODY A. LANDRY, Bar No. 125743
16 LITTLER MENDELSON
17 A Professional Corporation
18 501 W. Broadway, Suite 900
19 San Diego, CA 92101.3577
20 Telephone: 619.232.0441 / Fax: 619.232.4302
21 E-mail: jlandry@littler.com

22 Attorneys for Defendants CENDANT
23 CORPORATION, CENDANT CAR RENTAL
24 GROUP, LLC, formerly known as Cendant Car
25 Rental Group, Inc., CENDANT CAR RENTAL
26 OPERATIONS SUPPORT, INC., and BUDGET
27 RENT A CAR SYSTEM, INC.

28 **UNITED STATES DISTRICT COURT**

NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO DIVISION

STANLEY KRZESNIAK, individually, in
behalf of all others similarly situated, and on
behalf of the general public,

Plaintiff,

vs.

CENDANT CORPORATION, CENDANT CAR
RENTAL GROUP, INC., CENDANT CAR
RENTAL OPERATIONS SUPPORT, INC.,
BUDGET RENT A CAR SYSTEM, INC.,

Defendants.

Case No. C-05-05156 MEJ

**JOINT STIPULATION TO CONTINUE
CASE MANAGEMENT CONFERENCE;
~~[PROPOSED]~~ ORDER THEREON**

1 The parties to this matter, through their attorneys of record, Steven Tindall on behalf of
2 Plaintiff STANLEY KRZESNIAK, and Michael Hoffman on behalf of Defendants CENDANT
3 CORPORATION, CENDANT CAR RENTAL GROUP, LLC, formerly known as Cendant Car
4 Rental Group, Inc., CENDANT CAR RENTAL OPERATIONS SUPPORT, INC., and BUDGET
5 RENT A CAR SYSTEM, INC., do hereby stipulate as follows:

6 1. By Order entered September 26, 2008, the Court directed the parties to appear for
7 a Case Management Conference on October 9, 2008 at 10:00 a.m. in Courtroom B. The Joint
8 Case Management Conference Statement is due on October 2, 2008.

9 2. Due to a religious holiday on September 29 and 30, as well as schedule conflicts
10 for counsel and a religious holiday on October 9, the parties will be unable to conduct a
11 meaningful discussion of the issues and proposed schedule to be included in the Joint Case
12 Management Conference Statement by October 2 and will have difficulty rescheduling matters to
13 appear for the October 9 hearing.

14 3. Based on the foregoing, the parties request and propose a two-week continuance of
15 the deadline for filing a Joint Case Management Conference Statement, or until October 16, 2008.

16 4. Based on the foregoing, the parties request and propose a two-week continuance of
17 the Case Management Conference, or until October 23, 2008 at 10:00 a.m in Courtroom B.

18 IT IS SO STIPULATED

19 Date: October 1, 2008

20
21 By: _____ /S/
22 STEVEN TINDALL
23 RUKIN HYLAND DORIA & TINDALL
24 Attorneys for PLAINTIFF

25 Date: October 1, 2008

26 By: _____ /S/
27 MICHAEL HOFFMAN
28 ARENA HOFFMAN LLP
Attorneys for DEFENDANTS

1
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25
26
27
28

ORDER

For good cause shown, it is hereby ordered as follows: (1) the Joint Case Management Statement is due no later than ~~October 16~~ ^{October 30}, 2008; and (2) the Case Management Conference is ~~continued to October 23~~ ^{November 6}, 2008 at 10:00 a.m.

IT IS SO ORDERED.

DATED: October 1, 2008



UNITED STATES MAGISTRATE JUDGE