The parties respectfully represent they have good cause for making this request as follows:

 This case is complex federal tax proceeding. It arises from the Internal Revenue Service's proposed disallowance of millions of dollars of losses the plaintiff partnership claimed on

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1	8
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2	0
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federal tax returns by means of an allegedly abusive tax shelter. See IRS Notice 2002-35 (identifying "notional principal contract" shelters and warning that "the tax benefits purportedly generated by these transactions are not allowable for federal income tax purposes"). The plaintiffs contend that the positions it took on the tax returns were correct.

- 2. The parties are discussing a possible settlement of this matter and have stipulated to extend the time for the United States to answer until November 14, 2008.
- 3. The Case Management Conference is currently scheduled for Friday, October 10, 2008 at 2:00 p.m. Rescheduling the Case Management Conference to a due date after the stipulated November 14 answer date will be in the interest of judicial economy.
- 4. Accordingly, the parties agree that the Case Management Conference should be rescheduled for December 5, 2008 or later, with the Joint Case Management Statement due a week beforehand.

DATED this 30th day of September, 2008.

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## /s/ W. Carl Hankla

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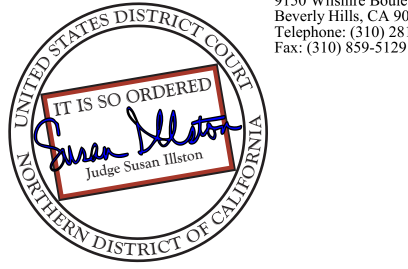
E-mail: w.carl.hankla@usdoj.gov

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DATED this 30th day of September, 2008.

ALEXANDRE BALKANSKI TRADING PARTNER, LP; AAB & SB. LLC., Tax Matters Partner, ALEXANDRE BALKANSKI, Sole Member-Manager

/s/ Edward M. Robbins, Jr.
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