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13	KANDY KYRIACOU and OJOMA OMAGA			
14	UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION			
16				
17	KANDY KYRIACOU and OJOMA OMAGA,	Case No. <u>3:08-cv-4630-SI</u>		
18	Plaintiffs,	STIPULATION [& ORDER] TO CONTINUE HEARING ON		
19	V.	DEFENDANTS' 12(b)(6) MOTION TO DISMISS AND CASE MANAGEMENT		
20	PERALTA COMMUNITY COLLEGE DISTRICT; KERRY COMPTON, as Vice	CONFERENCE; DECLARATION OF CHRISTOPHER SCHWEICKERT PER		
21	President of Student Services at College of Alameda; DEREK PIAZZA, as instructor	L.R. 6-2(a)		
22	of Apparel Design & Merchandising at College of Alameda; and PETER SIMON,	Courtroom: 10 (19 <sup>th</sup> Floor) Judge: Honorable Susan Illston		
23	as Division I Dean at College of Alameda.			
24	Defendants.			
25	Under Local Rules 6-1(b) and 6-2, THE PARTIES HEREBY STIPULATE:			
26	1. To continue the hearing on Defendants' 12(b)(6) Motion to Dismiss from Friday,			
27	March 6, 2009 at 9:00 a.m. to Friday, March 13, 2009 at 9:00 a.m. (or the first			
28	available date thereafter, excluding March 20 and 27, 2009).			
	STIPULATION [& ORDER] TO CONTINUE HEARING ON 1 DEFENDANTS' 12(b)(6) MOTION TO DISMISS AND CASE MANAGEMENT CONFERENCE;			

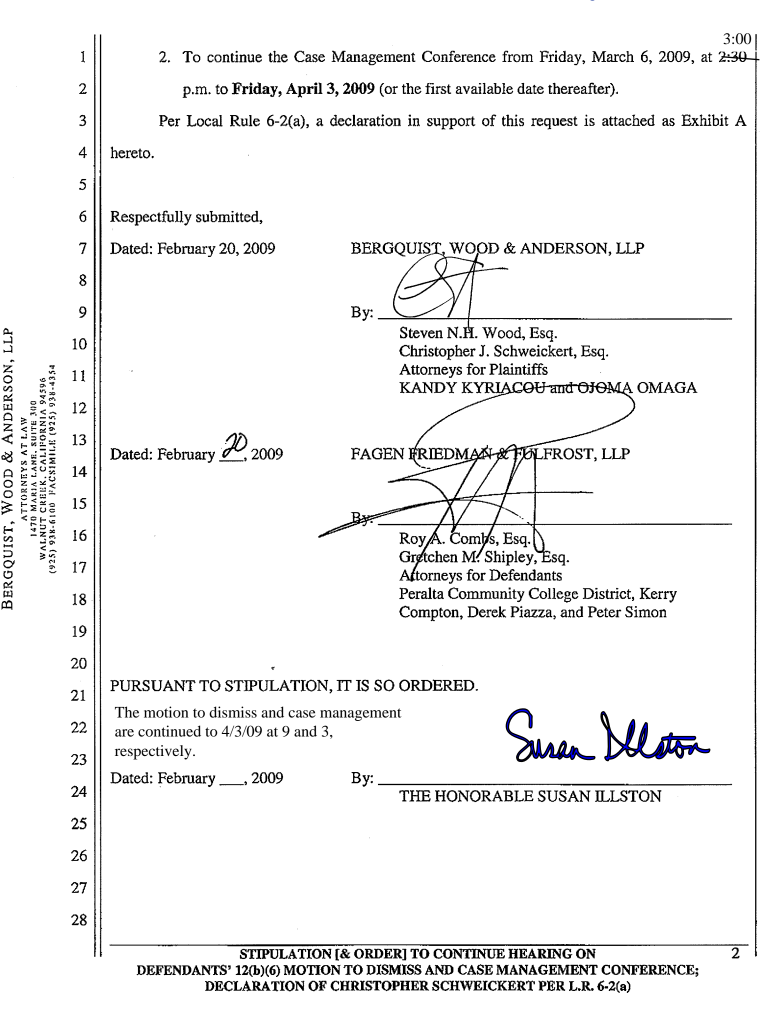
DECLARATION OF CHRISTOPHER SCHWEICKERT PER L.R. 6-2(a)

Doc. 29

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1	EXHIBIT A	
2	DECLARATION OF CHRISTOPHER SCHWEICKERT PER L.R. 6-2(a)	
3	I, Christopher J. Schweickert, declare:	
4	I work for Bergquist, Wood & Anderson, LLP, counsel of record for Plaintiffs Kandy	
5	Kyriacou and Ojoma Omaga, upon whose behalf I make this declaration. If called as a witness I	
6	would competently testify to the following facts, all of which are within my personal knowledge:	
7	1. This declaration is filed per Local Rule 6-2(a) to explain the parties' stipulated request	
8	for an order continuing the present March 6, 2009 hearing date for Defendants' 12(b)(6) Motion to	
9	Dismiss and the Case Management Conference (CMC).	
10	<ol> <li>All previous time modifications in this case are as follows:</li> </ol>	
11	<ul> <li>a. 10/27/2008 stipulation to extend Defendants' time to answer (Doc. #4).</li> </ul>	
12	<ul> <li>b. 12/17/2008 continuance of initial CMC to 2/20/2009 (Docs. #7, 8).</li> </ul>	
12		
	<ul> <li>c. 2/13/2009 stipulation by parties to postpone initial disclosures to 3/20/2009 (in Rule 26(f) report, Doc. #19).</li> </ul>	
14		
15	d. $2/18/2009$ continuance of initial CMC to $3/6/2009$ (Doc. #22) (one week after the $12(h)(0)$ have in a)	
16	12(b)(6) hearing).	
17	e. Stipulation (2/19/2009, Doc. #23) and order (2/20/2009, Doc. #24) to extend time	
18	for Defendants' 12(b)(6) reply.	
19	f. 2/19/2009 continuance of 12(b)(6) hearing to 3/6/2009 (Doc. #24).	
20	3. Defendants' deadline to file a reply brief for their 12(b)(6) motion to dismiss was	
21	inadvertently listed as February 20, 2009 on the Joint Case Management Statement filed February	
22	13, 2008 (Document # 20). Per L.R. 7-3(c), it should have been listed as February 13.	
23	4. On information and belief, upon realizing the error, Defendants' counsel requested	
24	additional time to file their reply brief for their 12(b)(6) Motion to Dismiss. On information and	
25	belief lead counsel for Plaintiffs Steven N. H. Wood, Esq. agreed to extend that time to reply, and	
26	at the same time proposed the motion hearing be continued so as not to jam the Court; and also	
27	specified that March 6 was unavailable for the hearing.	
28		
1	STIPULATION L& ORDERI TO CONTINUE HEARING ON 3	

## STIPULATION [& ORDER] TO CONTINUE HEARING ON DEFENDANTS' 12(b)(6) MOTION TO DISMISS AND CASE MANAGEMENT CONFERENCE; DECLARATION OF CHRISTOPHER SCHWEICKERT PER L.R. 6-2(a)

5. Defense counsel presented a stipulation that addressed only the reply brief, not the hearing dates. We so stipulated, based on the understanding that the hearing dates would also be continued appropriately.

6. On information and belief, on February 20, 2009, the Court reviewed the February 19, 2009 stipulation (Doc. # 23), and continued the 12(b)(6) hearing to March 6, 2009 (Doc. # 24).

7. On information and belief, Attorney Wood is out of town and unavailable on March 6.I am also out of town that day. We are available at any time on Friday, March 13, Friday, April 3, and any April Friday thereafter.

8. Accordingly, the parties have stipulated to have the 12(b)(6) hearing on Friday,
March 13, 2009 or the next available date (other than March 20 or 27), and the Case
Management Conference on Friday, April 3, 2009 or the next available date thereafter. We respectfully request that the Court order these continuances.

9. These continuances are expected to have no substantial effect on the schedule for this case.

I, Christopher Schweickert, a citizen of the United States and resident of the State of California, hereby declare under penalty of perjury under the laws of the State of California and pursuant to 28 U.S.C. § 1746 that I have read the above declaration and the facts are true and correct (except as to those matters stated on information and belief, and as to those matters I believe it to be true).

By:

21 Executed February 20, 2009.

Christopher J. Schweickert, Esq.

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STIPULATION [& ORDER] TO CONTINUE HEARING ON DEFENDANTS' 12(b)(6) MOTION TO DISMISS AND CASE MANAGEMENT CONFERENCE; DECLARATION OF CHRISTOPHER SCHWEICKERT PER L.R. 6-2(a)

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