The initial case management is continued to 1 STANLEY G. HILTON, Cal. Bar # 065990 8/7/09 @ 2:30 p.m.. The joint case LAW OFFICES OF STANLEY G. HILTON. management conference statement shall be 2 2570 NORTH FIRST ST, SUITE 200 due one week prior to the conference SAN JOSE, CA 95131 3 Tel: (415) 786-4821 Fax: (650) 558 0806 E MAIL: frog727@aol.com 4 IT IS SO ORDERED 5 Plaintiff and Attorney for Plaintiff STANLEY G HILTON 6 7 US DISTRICT COURT, Judge Susan Illston 8 NORTHERN DISTRICT OF CALIFOR 9 10 STANLEY G HILTON, NO. C-09-1191-SI 11 Plaintiff, EX PARTE MOTION TO CONTINUE CASE MANAGEMENT CONFERENCE (CMC) AND DUE DATE FOR JOINT CMC STATEMENT; 12 DECLARATION OF STANLEY G HILTON 13 VS. 14 WASHINGTON MUTUAL BANK, FDIC, ET AL. 15 Defendants. 16 TO THE COURT AND ALL PARTIES AND COUNSEL: PLAINTIFF 17 AND PLAINTIFFS' COUNSEL STANLEY G HILTON HEREBY MOVES EX PARTE FOR AN 18 ORDER CONTINUING THE CASE MANAGEMENT CONFERENCE (CMC) FROM JULY 17 19 2009 TO AUGUST 7 2009 OR A DATE THEREAFTER AND CONTINUING THE DUE DATE 20 FOR FILING OF THE JOINT CMC STATEMENT FROM JULY 10 2009M TO JULY 24 2009 OR 21 A D DATE THEREAFTER. 22 THE REASON FOR THIS MOTION IS THAT PLAINTIFF HILTON WILL BE 23 UNAVAILABLE TO WORK ON THE CMC STATEMENT OR FOR ANY OTHER MATTER 24 ON THIS CASE FROM JULY 1, 2009 THROUGH JULY 11, 2009 BECAUSE HE WILL BE OUT 25 OF THE COUNTRY DURING THAT TIME. MR HILTON SPOKE WITH STEPHEN NG. 26 COUNSEL FOR DEFENDANT FDIC, WHO SAID HE DID NOT OBJECT TO THIS EX PARTE 27 MOTION TO CONTINUE THE CMC AND DUE DATE FIR CMC STATEMENT. SEE 28

1	DECLARATION OF STANLEY G HILTON INFRA.
2	DATE JUNE 30 2009
3	/S/
4	STANLEY G HILTON
5	PLAINTIFF AND PLAINTIFFS' COUNSEL
6	
7	DECLARATION OF STANLEY G HILTON, ESQ.
8	I do state and declare as follows:
9	1. I am the plaintiff and counsel for plaintiff in this case.
10	2. I will be out of the United States from on or about July 1 2009 to on or about July 11 2009
11	on a foreign trip which I must attend. I have bought my plane and hotel tickets and need to
12	attend meetings abroad during that time and cannot change this scheduled trip. Because of
13	this trip it will be extremely difficult to participate in drafting the joint pretrial conference
14	statement with the counsel for the defendants in this case. I therefore ask the court to
15	continue the case management conference (CMC) from July 17 2009 to a date on or after
16	August 7 2009 and I sk the court to extend the time for filing of the joint CMC
17	STATEMENT from July 10 2009 to July 24 2009 or another later date.
18	3. On June 30 2009 I spoke on the phone to Stephen Ng of Baker and Botts, counsel for
19	defendant FDIC. He said that his client defendant FDIC does not oppose this ex parte
20	motion to continue the CMC and due date for joint CMC Statement filing.
21	I declare under penalty of perjury that the above is true and correct. Executed in San Jose CA
22	on June 30 2009.
23	/S/
24	STANLEY G HILTON
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