1	John P. Boggs (State Bar No. 172578) Jennifer M. Sike (State Bar No. 225070)		
2	FINE, BOGGS & PERKINS, LLP 80 Stone Pine Road, Suite 210		
3	Half Moon Bay, California 94019 Telephone: (650) 712-8908		
4	Fax: (650) 712-1712		
5	Attorneys for Defendant SERRAMONTE NISSAN		
6	SERVATION IE MISSAN		
7			
8	UNITED STATES DISTRICT COURT		
9	IN AND FOR THE NORTHERN DISTRICT OF CALIFORNIA		
10			
11	JOSEPH O. OGUEJIOFOR,	USDC Case No. C 11-00544 EMC	
12	Plaintiff,	JOINT STIPULATION AND	
13	v.	[PROPOSED] ORDER RE: CONTINUANCE OF CASE MANAGEMENT CONFERENCE	
14	SERRAMONTE NISSAN,	SCHEDULED FOR MAY 25, 2011, 1:30 P.M.	
15	Defendant.		
16		Hearing: Date: May 25, 2011 Time: 1:30 p.m.	
17		Courtroom: C	
.18			
19	STIPULATION		
20	Plaintiff Joseph O. Oguejiofor ("Plaintiff") and Defendant Serramonte Nissan		
21	("Defendant"), through their respective counsel hereby agree to this Stipulation for the reasons set		
22	below:		
23			
24	court in pro-per.		
25	2.) On April 28, 2011, Plaintiff retained legal services for which Plaintiff then filed an Amended Complaint shortly thereafter. 3.) On May 12, 2011, Defendant was served with the Amended Complaint, and Stipulation to Continue Case Management Conference – Case No. C 11 00544 EMC		
26			
27			
28			

1	supporting documents which included Stand	ding Order, Clerk's Order Re: Assignment,	
2	Substitution of Attorney and Consent to Proceed.		
3	2.) Defendant has not yet appeared in this matter, but Defendant will be filing a		
4	responsive pleading on or before June 2, 2011.		
5	3.) Defendant respectfully submits that it would make more sense to hold the Case		
6	Management Conference in approximately 60 days from the date of which Defendants' will file		
7	their responsive pleading.		
8	In view of the above, the parties have agreed that the CMC set for May 25 is premature		
9	and should be continued. Counsel respectfully requests that the Court grant this request.		
10	IT IS SO STIPULATED:		
11			
12	Dated: May 23, 2011	·	
13	· 	nifer M. Sike E, BOGGS & PERKINS LLP	
14	.		
15	.	orney for Defendant/Petitioner RRAMONTE NISSAN	
16			
17	Detect New 22, 2011	Milliana D. Habkins	
18	Wil	/ William R. Hopkins liam R. Hopkins	
19	LAY	W OFFICES OF WILLIAM HOPKINS	
20		orney for Plaintiff EPH O. OGUEJIOFOR	
21	4	ETTI O. OGOLSTOT OK	
22			
23	IT IS SO ORDERED:		
24			
25			
26	- II	norable Edward M. Chen OGE OF UNITED STATES DISTRICT COURT	
27	7		
28	3		
	ii		