1 2 3 4 5 6 7 8	COX, WOOTTON, GRIFFIN, HANSEN & POULOS, LLP Marc T. Cefalu (SBN 203324) Courtney M. Crawford (SBN 242567) 190 The Embarcadero San Francisco, CA 94105 Telephone No.: 415-438-4600 Facsimile No.: 415-438-4601 Attorneys for Plaintiff IMMERSA MARKETING, INC. SUCCESSOR IN INTERST TO THE CHASE GROUP LLC D/B/A IMMERSA MARKETIN					
8 9	UNITED STATES DISTRICT COURT					
	NORTHERN DISTRIC	T OF CALIFORNIA				
10	IMMERSA MARKETING, INC., SUCCESSOR IN INTEREST TO THE)	Case No.: CV-13-1859-MEJ				
11	CHASE GROUP LLC D/B/A IMMERSA)	PLAINTIFF'S SEPARATE CASE				
12	MARKETING)	MANAGEMENT CONFERENCE STATEMENT AND REQUEST				
13	Plaintiff,)	FOR CONTINUACE OF INITIAL CASE MANAGEMENT				
14	v.)	CONFERENCE				
15	HUCOM COMMUNICATIONS, LTD,) BORNA ALIKHANI, TAYLOR HUCOM) DESIGN, TAYLOR MANUFACTURING)	Date: July 25, 2013 Time: 10:00 a.m. Place: Courtroom B, 15 th Floor				
16 17	INDUSTRIES, INC., GLOBACORE,) INC., AND ENVIRONMENT AGENCY –)	Trace. Courtroom D, 15 Floor				
18	ABU DHABI,					
19	Defendants.)					
)					
20	Plaintiff Immersa Marketing, Inc., succe	essor in interest to the Chase Group LLC				
21	D/B/A Immersa Marketing, submits this Separa	te Case Management Conference Statement				
22	pursuant to the Standing Order for All Judges of the Northern District of California dated					
23	July 1, 2011 and Civil Local Rule 16-9. Plaintiff is submitting this Separate Case					
24	Management Conference Statement because the	e defendants have not yet been served with				
25	the summons and complaint in this matter. The	parties are currently attempting to resolve				
26	this matter without the need for further litigatio	n. As a result, Plaintiff requests that the				
27	Case Management Conference be continued ap	proximately thirty (30) to sixty (60) days to				
28	allow the parties to continue with settlement negotiations.					
	-1-	Case No.: CV-13-1859-				

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1.

Jurisdiction & Service

Plaintiff submits that this Court has jurisdiction over this matter pursuant to 28 U.S.C. § 1332 by reason of diversity of citizenship of the parties and because the matter in dispute exceeds the sum of seventy-five thousand (\$75,000) dollars, exclusive of interest and costs. Plaintiff contends that venue is proper in this District because the contract sued upon was entered into within this District, the contract sued upon selects California law as governing the contract, and the plaintiff maintains its principal place of business within this District.

None of the defendants, all of whom are either foreign sovereigns, foreign corporations or foreign individuals have yet been served. Plaintiff has begun the process for effecting service abroad while the parties continue to attempt to resolve this matter without further litigation. In light of the fact that Plaintiff has little control over the timing of effecting service abroad, Plaintiff requests that the Court consider imposing an initial deadline of December 2013, to effect service upon the foreign defendants. Plaintiff does not know whether any of the defendants will object to jurisdiction or venue within this District.

2. <u>Facts</u>

Plaintiff and Defendant Hucom Communications Ltd., through its principal Defendant Borna Alikhani, executed a Standard Service Agreement effective March 31, 2011, relating to certain services to be provided by Plaintiff for the benefit of all Defendants relative to the "Eye On Earth Summit" located in Abu Dhabi, United Arab Emirates, for an event (including move-in and move-out dates) that was scheduled to take place between about December 5, 2011 through December 16, 2011.

Plaintiff contends that in exchange for performing the base services pursuant to the contract, Defendants Hucom Communications, Ltd., Borna Alikhani, Taylor Hucom Design, The Taylor Group, Globacore, and/or any of them, agreed to pay Plaintiff the base sum of no less than \$899,558.00. Plaintiff, however, was also asked to provide additional services on behalf of the defendants. The total amount of Plaintiff's billings for the work it

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performed at the request of the Defendants and for their benefit was \$1,543,828.58. To
date, only \$700,586.29 has been paid and there is currently due an outstanding amount of at
least \$843,242.29, exclusive of costs, fees, and interest. Plaintiff is demanding, at a
minimum, that that amount be repaid.
Plaintiff contends that there should be no factual dispute that it performed the work

Plaintiff contends that there should be no factual dispute that it performed the work requested of it, that it did so properly, that its billings are appropriate, that it has not been paid for the value of the services it has provided and that a significant amount remains due and payable.

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Legal Issues

Plaintiff contends that there should be no legal issues in dispute The parties entered into a binding agreement, Plaintiff provided services pursuant to contract and the specific request of the defendants and Plaintiff is therefore entitled to be fully compensated for the services that it provided.

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<u>Motions</u>

There are no currently pending motions. Plaintiff anticipates filing a motion for summary judgment and/or partial summary judgment.

Amendment of Pleadings

Plaintiff does not currently anticipate amending the pleadings.

6. <u>Evidence Preservation</u>

There has been no conference amongst the parties relating to the preservation of electronic evidence because the defendants have not yet been served or appeared.

7. <u>Disclosures</u>

No Rule 26 Disclosures have yet been made because none of the defendants have been served or appeared.

8. <u>Discovery</u>

No discovery has taken place.

9. <u>Class Actions</u>

This is not a class action.

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	2	10.	Related Cases
	3		There are no related cases.
	4	11.	<u>Relief</u>
	4 5		Plaintiff contends that it is entitled to compensatory damages in an amount of
		\$843,2	242.29 which is the amount that Plaintiff contends defendants agreed to pay pursuant
	6	to oral	l and written contract and/or comprises the reasonable value of the services provided
	7	by Pla	intiff at defendants' request.
	8		Plaintiff has also prayed for an award of \$750,000 in punitive damages for its fraud
	9	cause	of action.
	10	12.	Settlement and ADR
	11		The parties are currently attempting to reach a business resolution as to the matters
	12	raised	in this action. Counsel for the parties is not currently involved in the settlement
	13	discus	ssions.
	14	13.	Consent to Magistrate Judge for All Purposes
	15		At the time of filing this Separate Case Management Conference Statement,
	16 17	Plaint	iff's counsel has not been given authority to consent to or decline having a magistrate
	17	judge	conduct all further proceedings in this matter. Plaintiff's counsel anticipates
	18	provic	ling a consent or declination shortly.
	19	14.	Other References
	20		Not applicable.
	21	15.	Narrowing of Issues
	22		Not applicable at this time since none of the defendants have been served or
	23	appear	red.
	24	16.	Expedited Trial Procedure
COX, WOOTTON, RIFFIN, HANSEN	25		It is premature at this time to determine whether this mater can be handled under the
& POULOS, LLP THE EMBARCADERO AN FRANCISCO, CA 94105		Exped	lited Trial Procedure of General Order 64, Attachment A at this time.
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			-4- Case No.: CV-13-1859-MEJ

	1	Plaintiff contends that it is premature to s	suggest scheduling since the defendants			
	2	have neither been served nor appeared.				
	3	18. <u>Trial</u>				
	4	Plaintiff has requested a jury trial. Plaint	tiff currently anticipates a five to seven day			
	5	trial.				
	6	19. <u>Disclosure of Non-party Interested En</u>	tities or Persons			
	7	Plaintiff has not yet filed the Certification	n of Interested Entities or Persons. The			
	8	identities of the persons, firms, partnerships or c	orporations currently known by plaintiff to			
	9	have either a financial interest in the subject mat	ter of this controversy or in a party to the			
	10					
	11	of the proceeding includes Freeman Decorating				
12		20. <u>Other</u>				
	13	Plaintiff requests that this Case Managen	nent Conference be continued			
	14	approximately thirty (30) to sixty (60) days to al				
15 discussions and to allow Plaintiff to inform the Court of the status			-			
	16	process in advance of any continued Case Management Conference.				
	17		Sement Comercinee.			
	18					
	19	•	X, WOOTTON, GRIFFIN,			
	20		NSEN & POULOS, LLP orneys for Plaintiff			
	21		MERSA MARKETING, INC., CCESSOR IN INTEREST TO THE			
	22	E CH	ASE GROUP, LLC D/B/A IMMERSA ARKETING			
	23	GRANTED H MA	IKKETINO			
	24	Z By:	/S/ Marc T. Cefalu			
CON WOOTTON	25	A lae Maria Di	Marc T. Cefalu sel's request to continue the			
COX, WOOTTON, GRIFFIN, HANSEN & POULOS, LLP 190 THE EMBARCADERC	26	CMC Conf	is GRANTED. Case Management erence is continued to August			
SAN FRANCISCO, CA 94105 TEL: 415-438-4600 FAX: 415-438-4601	27		2013 at 10:00 a.m., Courtroom			
FDS.Hucom/3236	28		5th Floor. d: July 17, 2013			
		-5-	Case No.: CV-13-1859-			
		-J-	Case INO.: UV-13-1859			