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5	Telephone: (916) 321-4500 Facsimile: (916) 321-4555			
6	Attorneys for Defendants			
7	SUSAN BLUSH dba KENTWOOD LAW GROUP and CACH, LLC			
8	and CACH, LLC			
9	UNITED STATES DISTRICT COURT			
10	NORTHERN DISTRICT OF CALIFORNIA			
11	SAN FRANCISCO DIVISION			
12	ABDON SANTIAGO,	CASE NO. 3:13-CV-022	934-IST	
13	Plaintiff,	NOTICE OF CONTINUE		
14	v.	DATE; STIPULATION A ORDER EXTENDING B	ND [PROPOSED]	
15 16	CACH LLC, SUSAN BLUSH d/b/a KENTWOOD LAW GROUP,	SCHEDULE ON MOTIO ATTORNEY'S FEES AN	N FOR D BRIEFING	
17	Defendants.	SCHEDULE (N.D.L.R. 6 12)	-2, 0-3, 7-7; 7-11; 7-	
18	Derendants.	Hearing Date: Proposed Hearing Date:	August 15, 2013 Sept. 5, 2013	
19		Time: Courtroom:	2:00 p.m. 9 – 19 th Floor	
20			Hon. Jon S. Tigar	
21				
22	NOTICE			
23	Pursuant to N,D. Local Rule 7-7(a), Plaintiff provides notice that the August			
24	10, 2013 hearing date will be continued to September 5, 2013.			
25	STIPULATION AND [PROPOSED] ORDER			
26	Pursuant to N.D. Local Rules 6-2, 6-3, 7-7(d), 7-11, and 7-12, the parties			
27	request that the briefing schedule be extended to allow the parties to meet and			
28				
z,	1032888.1 13640.007	- 1 -	3:13-CV-02234-JST	
z, &	NOTICE OF CONTINUING HEARING DATE; STIPULAT ON MOTION FOR ATTORNEY'S FEES AN			

KRONICK, Moskovitz, Tiedemann & Girard Attorneys At Law

1	confer regarding resolution of this fee motion without judicial involvement.		
2	Plaintiff and Defendants, by and through their undersigned counsel, hereby		
3	stipulate as follows:		
4	1. Opposition, if any, shall be served and filed by July 29, 2013.		
5	5 2. Any reply to an opposition shall be served and filed by the moving		
6	6 party not more than seven (7) days after the Opposition Brief is served and filed.		
7	7 Neither party has previously requested an extension related to the Mor		
8	Fees and Costs, or any other court deadlines. The extension of the briefing		
9	schedule will have no impact on any other deadlines in this matter.		
10	10 Accordingly, the parties stipulate and request that the briefing schedule be extended to		
11	July 29, 2013, for the Opposition Brief, and the Reply Brief would be filed and served not more		
12	12 than seven (7) days after the Opposition Brief is served and filed.		
13			
14	Dated: July 15, 2013 THE BERG LAW GROUP		
15	By: /s/ Irving L. Berg		
16	Irving L. Berg Attorneys for Plaintiff		
17	ABDON SANTIAGO		
18			
19	Dated: July 15, 2013 KRONICK, MOSKOVITZ, TIEDEMANN & GIRARD A Law Corporation		
20	By: /s/ June D. Coleman		
21	June D. Coleman Danielle R. Teeters		
22	Attorneys for Defendants SUSAN BLUSH dba KENTWOOD LAW GROUP		
23	and CACH, LLC		
24			
25	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
26	Dated: July 15, 2013 Hororable Jon S. Tigar		
27	U.S. District Court Judge for the Northern District of		
28	California		
KRONICK, Moskovitz, Tiedemann & Girard Attorneys at Law	1032888.1 13640.007 - 2 - 3:13-CV-02234-JST NOTICE OF CONTINUING HEARING DATE; STIPULATION AND [PROPOSED] ORDER EXTENDING BRIEFING SCHEDULE ON MOTION FOR ATTORNEY'S FEES AND BRIEFING SCHEDULE (N.D.L.R. 6-2, 7-7; 7-11; 7-12)		