1	Fred W. Schwinn (SBN 225575)		
2	fred.schwinn@sjconsumerlaw.com Raeon R. Roulston (SBN 255622)		
3	raeon. roulston@sjconsumerlaw.com CONSUMER LAW CENTER, INC.	**E-Filed 8/12/2009**	
4	12 South First Street, Suite 1014 San Jose, California 95113-2418		
5	Telephone Number: (408) 294-6100 Facsimile Number: (408) 294-6190		
6	O. Randolph Bragg (IL Bar No. 6221983) Craig M. Shapiro (IL Bar No. 6284475) HORWITZ, HORWITZ & ASSOCIATES, LTD.		
7			
8	25 East Washington Street, Suite 900 Chicago, Illinois 60602-1716		
9	Telephone Number: (312) 372-8822 Facsimile Number: (312) 372-1673 Email Address: rand@horwitzlaw.com		
10			
11	Attorneys for Plaintiff CRIS JAO BRETANA		
12	AN TIME AN WEEK COMA	TE DISTRICT COLUMN	
13	IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA		
14	SAN JOSE DIVISION		
15	CRIS JAO BRETANA, on behalf of himself and all others similarly situated,	Case No. C07-05934-JF-HRL	
16	Plaintiff,	PLAINTIFF'S FURTHER CASE	
17	v.	MANAGEMENT STATEMENT AND REQUEST TO CONTINUE CASE	
18	INTERNATIONAL COLLECTION CORPORATION, a California corporation, and CHARLES D. HENDRICKSON, individually and in his official capacity, LUIGI CIOPPA, individually and in his		
19			
20			
21	official capacity, and FRANKLIN JAY LOVE, individually and in his official		
22	capacity,		
23	Defendants.		
24	On July 8, 2009, Plaintiff filed his Second Amended Complaint, which clarified his FDCPA		
25	and RFDCPA claims against Defendants, and withdrew the class allegations. On July 21, 2009,		
26	Defendants, INTERNATIONAL COLLECTION CORPORATION, CHARLES D.		
27			
28	¹ (Doc. 72).		
	REQUEST TO CONTINUE CMC	Case No. C07-05934-JF-HRL	

1	HENDRICKSON, and FRANKLIN JAY LOVE, filed their Answer. ² On July 31, 2009, the parties	
2	filed cross Motions for Summary Judgment, ³ which will be heard on September 4, 2009.	
3	In light of the foregoing, and to save Defense counsel the necessity of making multiple trips	
4	from Los Angeles to San Jose, Plaintiff respectfully requests that the Case Management Conference	
5	currently set for August 14, 2009, at 10:30 a.m. be continued to September 4, 2009, and heard	
6	concurrently with the parties' Motions for Summary Judgment.	
7		
8	Dated: <u>August 7, 2009</u>	/s/ Raeon R. Roulston Raeon R. Roulston, Esq. Attorney for Plaintiff
10		CRIS JÃO BRETANA
11	[PROPOSED] ORDER	
12	Having considered the Plaintiff's Request to Continue Case Management Conference, the	
13	request is GRANTED. A Case Management Conference shall be held on 9/4/2009 9:00 a.m. at 10:30 a.m. in Courtroom 3.	
14		
15		
16	Dated: 8/12/2009	Honora de Jeremy lo et
17		Unit States Distret Juage
18		
19		
20		
21		
22		
2324		
25		
26		
27	² (Doc. 73).	
28	³ (Doc. 75 - 80).	
		-2-
	REQUEST TO CONTINUE CMC	Case No. C07-05934-JF-HRL