1 2 3 4 5 6 7	Fred W. Schwinn (SBN 225575) CONSUMER LAW CENTER, INC. 12 South First Street, Suite 1014 San Jose, California 95113-2418 Telephone Number: (408) 294-6100 Facsimile Number: (408) 294-6190 Email Address: fred.schwinn@sjconsumerlaw.cd Attorney for Plaintiff HERMINIA LORENZO CRUZ	om TES DISTRICT COURT	
8 9	FOR THE NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION		
9 10	HERMINIA LORENZO CRUZ,	Case No. C08-00991-JF-RS	
11	Plaintiff,	ININT DENLIEST TO EVTEND ADD	
12	v.	JOINT REQUEST TO EXTEND ADR DEADLINE	
13	INTERNATIONAL COLLECTION CORPORATION, a California corporation,		
14	and CHARLES D. HENDRICKSON, individually and in his official capacity,		
15	Defendants.		
16		•	
17	The parties in the above-entitled action jointly request to extend the ADR deadline, currently		
18	set for September 17, 2008. On August 20, 2008, the parties attended a telephonic conference with		
19	the assigned mediator in this case. During this telephone conference, the mediator and the parties		
20	agreed to hold the mediation session in this case on September 5, 2008, at 10:00 a.m. This date was		
21	selected to accommodate planned vacations, to allow the parties to conduct needed discovery and		
22	to allow Defendants time to file a dispositive motion.		
23	On September 4, 2008, the Plaintiff, a 71 year old diabetic, fell and was hospitalized for her		
24	injuries. While the timing of Plaintiff's recovery is currently uncertain, the parties hope to complete		
25	the Mediation in this case within the next 60 days. Therefore, the parties jointly request that the		
26	Court extend the ADR deadline in this case to December 31, 2008.		
27	///		
28	///	1	
	- JOINT REQUEST TO EXTEND ADR DEADLINE	1- Case No. C08-00991-JF-RS	

1 2	Dated: <u>September 3, 2008</u> <u>/s/ Fred W. Schwinn</u> Fred W. Schwinn, Esq. Attorney for Plaintiff	
-3	HERMINIA LORENZO CRUZ	
3 4	Dated: <u>September 3, 2008</u> /s/ Larry Rothman	
4 5	Larry Rothman, Esq. Attorney for Defendants INTERNATIONAL COLLECTION	
6	CORPORATION AL COLLECTION CORPORATION and CHARLES D. HENDRICKSON	
7		
8	Having considered the parties' Joint Request to Extend ADR Deadline, the request is	
9	GRANTED. The ADR deadline in this case shall be extended to December 31, 2008.	
10		
11	Dated: 9/9/08	
12	Honorable Jere my Fogel United States Listrict Judge	
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		
26		
27		
28		
	-2- JOINT REQUEST TO EXTEND ADR DEADLINE Case No. C08-00991-JF-RS	