Fred W. Schwinn (SBN 225575) 1 CONSUMER LAW CENTER, INC. 2 12 South First Street, Suite 1014 \*\*E-Filed 5/20/09\*\* San Jose, California 95113-2418 3 Telephone Number: (408) 294-6100 Facsimile Number: (408) 294-6190 4 Email Address: fred.schwinn@sjconsumerlaw.com 5 Attorney for Plaintiff HERMÍNIA LORENZO CRUZ 6 7 8 UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA 9 **SAN JOSE DIVISION** 10 HERMINIA LORENZO CRUZ, Case No. C08-00991-JF-RS AMENDED ORDER APPROVING 11 Plaintiff, STIPULATION AND JOINT 12 V. REQUEST TO CONTINUE ALL **SCHEDULED DATES FOR 120** 13 INTERNATIONAL COLLECTION **DAYS** CORPORATION, a California corporation, and 14 CHARLES D. HENDRICKSON, individually and in his official capacity, 15 16 Defendants. 17 On June 3, 2008, the parties filed a Joint Case Management Statement and Federal Rule of Civil 18 <u>Procedure 26(f) Discovery Plan</u> (Doc. 16) wherein the parties proposed a case management schedule in 19 this case. On June 19, 2008, the Court vacated the Case Management Conference and adopted the 20 parties proposed case management schedule. (Doc. 20). On January 5, 2009, the Court continued all 21 22 deadlines in this case for 90 days due to the parties ongoing discovery efforts and the Plaintiff's poor 23 health. (Doc. 42). 24 Thus far the parties in this case have conducted written discovery, exchanged various 25 documents and the Plaintiff's deposition has been taken by Defendants. Plaintiff has deposed 26 Defendant, Charles D. Hendrickson, and a third-party, Franklin Jay Love. Plaintiff has also notice the 27 28 - 1 -STIPULATION AND JOINT REQUEST TO CONTINUE ALL

> SCHEDULED DATES FOR 120 DAYS Case No. C08-00991-JF-RS

depositions of Luigi S. Rossi and International Collection Corporations' Rule 30(b)(6) witness. Said depositions were to be held in Los Angeles on December 10 and 12, 2009, but Luigi S. Rossi was very ill and unable to attend his deposition. Additionally, Defendants have informed Plaintiff that Luigi S. Rossi has moves out of the state and will require a Subpoena for his deposition. Plaintiff was able to complete the Rule 30(b)(6) deposition in this case on February 24, 2009.

With regard to Mediation, Plaintiff had taken a fall, was hospitalized and was unable to participate in a Mediation in this case before the presumptive deadline. On September 3, 2008, the parties requested a 90 day extension of the ADR deadline (Doc. 28) which the Court granted on September 10, 2008. (Doc. 30). Thereafter, the parties engaged in written discovery and the Plaintiffs deposition was taken. However, before the parties could schedule a Mediation, Plaintiff became ill and has sought medical treatment in the Philippines. Plaintiff's counsel has been informed by Plaintiff's daughter that Plaintiff has contracted pneumonia and is still convalescing in the Philippines under the care of her relatives. Plaintiff may be absent from the country for up to an additional 120 days, if she returns at all. Therefore, the parties have not been able to schedule and attend a Mediation in this case to date.

Due to the Plaintiff's poor health, inability to travel and absence from the country, calendering conflicts of counsel for the parties, witnesses and scheduling the travel that will be required to complete the depositions and conduct a Mediation in this case, the parties jointly seek a 120 day continuance of all dates currently set in this matter.

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1	Dated: April 27, 2009 /s/ Fred W. Schwinn		
2	Fred W. Schwinn, Esq. Attorney for Plaintiff		
3	HERMINIA LORENZO CRUZ		
4	Dated: April 27, 2009 /s/ Larry Rothman		
5	Larry Rothman, Esq. Attorney for Defendants		
6	INTERNATIONAL COLLECTION		
7	CORPORATION, and CHARLES D. HENDRICKSON		
8			
9	<del>†PROPOS</del> ED† ORDER		
10	Having considered the parties Stipulation and Joint Request to Continue all Scheduled Dates for		
11	120 Days, the request is GRANTED. The case management dates in this case are continued to the		
12	following dates:		
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Current Date	Continued Date		
April 30, 2009	August 28, 2009		
April 30, 2009	August 28, 2009		
May 15, 2009	September 15, 2009		
June 13, 2009	October 13, 2009		
June 27, 2009			
July 6, 2009			
July 10, 2009	November 13, 2009		
July 17, 2009	December 4, 2009		
August 7, 2009	December 11, 2009		
	April 30, 2009 April 30, 2009 May 15, 2009 June 13, 2009 June 27, 2009 July 6, 2009 July 10, 2009 July 17, 2009		

IT IS SO ORDERED.

Dated: 5/20/09

Onorable Jer my Pogel United States District Judge