v. Abr	amson et al	Do	
	Case5:11-cv-00545-PSG Document30	Filed06/03/11 Page1 of 4	
1	TED C. LINDQUIST, III (Cal. Bar No. 1785	23)	
2	LINDQUISTLÀW 100 Pine Street, Suite 2150 San Francisco, California 94111		
$\frac{2}{3}$	Telephone: 415-399-1159		
3 4	Facsimile: 866-255-4580 Email: <u>tlindquist@lindquistlaw.com</u>		
5	Attorneys for Plaintiff SKYWARE, INC.		
6			
7			
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA SAN JOSE DIVISION		
10			
11			
12	SKYWARE, INC., a Delaware corporation,	Case No. 5:11-CV-00545-PSG	
13	Plaintiff,		
14	V.	STIPULATION ADJUSTING BRIEFING SCHEDULE ON	
15	NORMAN ABRAMSON, an individual; JOAN ABRAMSON, an individual;	DEFENDANTS' PENDING MOTIONS [DOCKET NOS. 11, 13, 19]	
16	DAVID CADITZ, an individual; LEM		
17	CHEN, an individual; and DOES 1 through		
18	25, inclusive,		
19	Defendants.		
20			
21			
22	IT IS HEREBY STIPULATED	AND AGREED, by and between the parties'	
23	undersigned counsel, pursuant to Civ. L.R. 6-2, and other applicable law, as follows:		
24	RECITALS		
25	A. Defendants Norman Abramson and Lem Roger Soles filed separate		
26	Motions to Compel Arbitration and to Stay Proceedings [Docket Nos. 11, 19], and		
27	defendants Joan Abramson and David Caditz filed a Motion to Dismiss Plaintiff's		
28			
]- STIPLILATION ADJUSTING BRIEFING SCHEDULE	

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1	Complaint [Docket No. 13]. The hearing date for all three motions is currently scheduled		
2	for June 21, 2011;		
3	B. Based upon the June 21 hearing date, the Plaintiff's opposition briefs		
4	were due on May 31, 2011;		
5	C. Due to an urgent personal family matter, counsel for Plaintiff was		
6	required to be out of town and was unable to attend to the filing of the Plaintiff's		
7	opposition briefs on the normal statutory briefing schedule;		
8	D. Subject to the Court's approval, the parties agree to adjust the briefing		
9	schedule such that the Plaintiff's opposition briefs will be filed on June 7, 2011, and the		
10	Defendants' reply briefs will be filed on June 14, 2011.		
11	STIPULATION		
12	1. The parties respectfully request that the Court modify the briefing		
13	schedule on the Defendants' pending motions scheduled for hearing on June 21, 2011, as		
14	follows: Plaintiff's opposition briefs shall be filed by June 7, 2011, and Defendants reply		
15	briefs shall be filed by June 14, 2011.		
16			
17	SO STIPULATED:		
18			
19	DATED: June 2, 2011		
20	LindquistLaw		
21			
22	By /s/ TED C. LINDQUIST, III TED C. LINDQUIST, III		
23			
24	Attorneys for Plaintiff SKYWARE, INC.		
25			
26			
27			
28	-2-		
	CASE NO. 5:11-CV-00545-PSG STIPULATION ADJUSTING BRIEFING SCHEDULE ON DEFENDANTS' PENDING MOTIONS		
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1	DATED: June 2, 2011	
2	COMPUTERLAW GROUP LLP	
3		
4	By /s/ JACK RUSSO	
5	JACK RUSSO	
6 7	Attorneys for Defendants NORMAN ABRAMSON, JOAN ABRAMSON,	
8	AND DAVID CADITZ	
9		
10	DATED: June 2, 2011	
11	DHILLON & SMITH LLP	
12		
13	By/s/ HARMEET K. DHILLON	
14	HARMEET K. DHILLON	
15	Attorneys for Defendant	
16	SHU HUI CHEN	
17	DATED: June 2, 2011	
18		
19	By: /s/ LEM ROGER SOLES	
20	LEM ROGER SOLES	
21	Defendant, Pro Se	
22		
23	PURSUANT TO STIPULATION, IT IS SO ORDERED:	
24	Dated: June _3, 2011	
25	HON. PAUL S. GREWAL	
26	HON. PAUL S. GREWAL	
27		
28	-3-	
	CASE NO. 5:11-CV-00545-PSG STIPULATION ADJUSTING BRIEFING SCHEDULE ON DEFENDANTS' PENDING MOTIONS	

CERTIFICATION

2	I, Ted C. Lindquist, III, am the ECF User whose identification and password	
3	are being used to file this Stipulation Adjusting Briefing Schedule On Defendants' Pending	
4	Motions [Docket Nos. 11, 13, 19]. In compliance with General Order 45.X.B., I hereby	
5	attest that Jack Russo, counsel for Defendant Norman Abramson, Joan Abramson and	
6	David Caditz; Harmeet Dhillon, counsel for Defendant Shu Hui Chen; and Defendant Lem	
7	Roger Soles, Pro Se, each has concurred in this filing.	
8		
9	DATED: June 2, 2011	
10	LINDQUISTLAW	
11		
12	By /s/ TED C. LINDQUIST, III TED C. LINDQUIST, III	
13	TED C. LINDQUIST, III	
14	Attorneys for Plaintiff SKYWARE, INC.	
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	CASE NO. 5:11-CV-00545-PSG STIPULATION ADJUSTING BRIEFING SCHEDULE ON DEFENDANTS' PENDING MOTIONS	