1 2 3 4 5 6 7 8 9		S DISTRICT COURT
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11	SAN JOSE DIVISION	
12	CARLOS H. PEREZ,) CASE NO.: CV11-03323-PSG
13	Criters II. I EREZ,	JOINT STIPULATION TO
14	Plaintiff,	CONSOLIDATE AND CONTINUE DATES FOR (1) THE CASE
15	VS.	MANAGEMENT CONFERENCE, (2) THE HEARING FOR PLAINTIFF'S
16) MOTION TO STRIKE) AFFIRMATIVE DEFENSES, AND (3)
17 18	GORDON & WONG LAW GROUP, P.C., a California corporation; AMY LOUISE	THE HEARING FOR DEFENDANTS' MOTION FOR SUMMARY JUDGMENT
19	GORDON, individually and in her official capacity; MITCHELL LEWIS WONG, individually and in	
20	his official capacity; and ANDREW ARNOLD FORD, individually and	ORDER
21	in his official capacity,	
22	Defendants.	
23)
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	PEREZ V. GORDON & WONG LAW GROUP, P.C. E	ET AL. (CASE NO. CV11-03323-PSG)

PEREZ V. GORDON & WONG LAW GROUP, P.C. ET AL. (CASE NO. CV11-03323-PSG)
STIPULATION TO CONSOLIDATE AND CONTINUE DATES FOR CMC AND OTHER MOTION HEARINGS

Pursuant to Northern District Court Local Rules 6-2 and 16-2(d), Plaintiff CARLOS H. PEREZ ("Perez") and Defendants GORDON & WONG LAW GROUP, P.C. ("Gordon & Wong"), AMY LOUISE GORDON ("Gordon"), MITCHELL LEWIS WONG ("Wong"), and ANDREW ARNOLD FORD ("Ford"), collectively "Defendants," by and through their respective undersigned counsel, hereby jointly stipulate as follows:

WHEREAS the Court set this action for a Case Management Conference on November 22, 2011, at 2:00 p.m. by the Order dated September 7, 2011;

WHEREAS Perez filed a Motion to Strike Affirmative Defenses on September 27, 2011, which is scheduled for hearing on January 5, 2012;

WHEREAS Defendants filed a Motion for Summary Judgment on October 18, 2011, which is scheduled for hearing on February 2, 2012;

WHEREAS all parties believe that good cause exists to consolidate the Case Management Conference, the hearing for Perez's Motion to Strike Affirmative Defenses, and the hearing for Defendant's Motion for Summary Judgment into a single date because (1) the Court's rulings on the parties' motions will determine the management of the case and (2) doing so would help conserve party and judicial resources;

THEREFORE, the parties hereby request that the Court consolidate the date for the Case Management Conference, the hearing date for Perez's Motion to Strike Affirmative Defenses, and the hearing date for Defendant's Motion for Summary Judgment into a single date, and that the Court continue the consolidated date to February 2, 2012, or a date thereafter that is convenient to the Court.

1	DATED: November 11, 2011	SIMMONDS & NARITA LLP TOMIO B. NARITA
2		TOMIO B. NARITA ARVIN C. LUGAY
3		
4		By: s/Arvin C. Lugay Arvin C. Lugay Attorneys for Defendants
5		Attorneys for Defendants
6		
7	DATED: November 11, 2011	CONSUMER LAW CENTER, INC. FRED W. SCHWINN
8		TREE W. SCHWINN
9		By: s/Fred W Schwinn
10		By: s/Fred W. Schwinn Fred W. Schwinn Attorney for Plaintiff
11		Attorney for Plaintiff CARLOS H. PEREZ
12		
13		ADDED
14	ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. The Case Management	
15	Conference and hearing on Plaintiff's Mo continued to February 2, 2012 at 1:30 p.m	tion to Strike Affirmative Defenses are hereby
16	continued to 1 cordary 2, 2012 at 1.30 p.m	
17		
18	Dated: November 14, 2011	Jucy H. Koh
19		Sucy It. Mort
17		The Honorable Lucy H. Koh
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		The Honorable Lucy H. Koh
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202122232425		The Honorable Lucy H. Koh