oulse M	arketing Group Inc			Doc. 111
	Case 2:04-cv-05125-FVS Document 1	11	Filed 10/17/2005	
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2	Floyd E. Ivey			
2	Liebler, Ivey & Connor, P.S. 1141 N. Edison, Suite C			
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5	Telephone (509) 735-3581 Fax (509) 735-3585			
6				
7	IN THE UNITED STATE	S DIS	STRICT COURT	
8	FOR THE EASTERN DISTRICT OF WASHINGTON			
9	JAMES S. GORDON, JR., an individual residing in Benton County, Washington,	}	NO. CV-04-5125-FVS	
10	Plaintiffs	}	DEFENDANT'S MOTION	
11	VS.	}	TO SHORTEN TIME FOR CONSIDERATION OF	
12	IMPULSE MARKETING GROUP, INC.,	Ş	DEFENDANT'S MOTION FOR EXTENSION OF TIM	
13	a Nevada Corporation,	Ş	TO FRIDAY OCTOBER 21 2005 FOR FILING OF	, ,
14	Defendants	_ {	DEFENDANT'S STATEME MATERIAL FACTS IN	
15	IMPULSE MARKETING GROUP, INC., Third Dorty Plaintiff	Ş	SUPPORT OF DEFENDAN CROSS MOTION FOR	51
16 17	Third-Party Plaintiff,	Ş	SUMMARY JUDGMENT	
17	VS.	ſ		
18 19	BONNIE GORDON, JAMES S. GORDON III, JONATHAN GORDON, JAMILA GORDON, ROBERT PRITCHETT and			
20	EMILY ABBEY,	Ş		
20	Third-Party Defendants.	_		
22	Defendant moves to Shorten Time to October 18, 2005 for hearing of			
23	contemporaneously filed Defendant's Motion for Extension of Time to File			
24	Defendant's Statement of Material Facts supportive of Defendant's Cross Motion			on
25	for Summary Judgment. This Motion to Shorten Time has been transmitted to			
26	Plaintiff's Counsel.			
27				
28	Defendant's Motion to Shorten Time for Consideration of Defendant's Motion to Strike Plaintiff's Motion to Dismiss or for Clarification - 1. Z:\IPClient\ImpulseMarketingGroup v. Gordon\Pleadings\Plaintiff Motion for Summary Judgment\DefendantMotionExtensionMaterialFacts.Shorten		LIEBLER, IVEY, CONNOR, BERRY & ST. HIL/ Attorneys at Law P.O. Box 6125 Kennewick, Washington 99336-0125 (509) 735-3581	AIRE
	Time.051017\Defendant.Motion.Shorten.Time.ExtensionTimeFileMaterialFacts.0 51017.wpd		Dockete	Justia.com
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	Case 2:04-cv-05125-FVS Document 111 Filed 10/17/2005				
1	DATED this 17th day of October, 2005.				
2	LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE				
3	By /s/ <u>FLOYD E. IVEY</u> FLOYD E. IVEY, WSBA #6888 Local Counsel for Defendant				
4	Local Counsel for Defendant				
5	I hereby certify that on October 17, 2005, I electronically filed Defendant's Motion to Shorten Time for Consideration of Defendant's Motion for Extension of Time to File Defendant's Statement of Material Fact Supportive of Defendant's Cross Motion for Summary Judgment with the Clerk of the Court using the CM/ECF System which will send notification of such filing to Douglas E. McKinley, Jr., Peter J. Glantz and Sean A. Moynihan. I hereby certify that I have served the foregoing to the following non-CM/ECF participants by other means: Bonnie Gordon, Jonathan Gordon, James S. Gordon, III and Robert				
6					
7					
8 9					
10	Prichett. I hereby certify that I have served the foregoing to the following person who are non-CM/ECF participants named in this lawsuit, but who have not yet				
11	been served or entered an appearance in this lawsuit by other means: Emily Abbey and Jamila Gordon.				
12	<u>S/ FLOYD E. IVEY</u> FLOYD E. IVEY				
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28	Defendant's Motion to Shorten Time for Consideration of Defendant's Motion to Strike Plaintiff's Motion to Dismiss or for Clarification - 2. Z:\IPClient\ImpulseMarketingGroup v. Gordon\Pleadings\Plaintiff Motion for Summary Judgment\DefendantMotionExtensionMaterialFacts.Ohorten Time.051017\Defendant.Motion.Shorten.Time.ExtensionTimeFileMaterialFacts.0				