oulse M	arketing Group Inc		E	Doc.	
	Case 2:04-cv-05125-FVS Docum	nent 236	Filed 02/21/2006		
1 2 3 4 5 6 7 8 9 10 11	FLOYD E. IVEY Liebler, Ivey, Connor, Berry & St. Hil P. O. Box 6125 Kennewick, WA 99336-0125 509-735-3581 Attorneys for Defendant Impulse Marketing Group, Inc. and Third Party Plaintiff Klein, Zelman, Rothermel, & Dichter, By: Sean Moynihan, Esq.; Peter Gla 485 Madison Avenue New York, New York 10022 Telephone Number (212) 935-6020 Facsimile Number (212) 753-8101 Attorneys for Defendant Impulse Marketing Group, Inc. and Third Party Plaintiff DOUGLAS E. MCKINLEY, JR. Attorney At Law	L.L.P. intz			
12	P.O. Box 202 Richland, Washington 9 509-628-0809	9352			
13	Fax (509) 628-2307 Attorney for Plaintiff				
14					
15	UNITED STATES DISTRICT COURT FOR THE				
16	EASTERN DISTRICT OF WASHINGTON				
17	JAMES S. GORDON, JR.,		No. CV-04-5125-FVS		
18	Plaintiff, vs.	) IN SU	LARATION OF FLOYD E. IVE JPPORT OF DEFENDANT'S	Y	
19 20	IMPULSE MARKETING GROUP, INC.,	,	ION TO COMPEL AND FOR CTIONS		
21	Defendant				
22 23	IMPULSE MARKETING GROUP, INC.,				
23	Third-Party Plaintiff,	) )			
25	VS.	}			
26	BONNIE GORDON, et al.,	)			
27	Third-Party Defendants.	)			
28					
	Declaration of Floyd E. Ivey Page 1 of 4		LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE Attorneys at Law P.O. Box 6125 Kennewick, Washington 99336-0125 (509) 735-3581 Dockets.Ju:	stia.o	

1 I am counsel representing Defendant. On December 23, 2006 I mailed 2 Defendant's First Interrogatories and Defendant's First Request for Production of 3 Documents to Plaintiff. On February 15, 2006 I sent a request by fax and email 4 for Plaintiff's responses to discovery by Friday, February 24, 2006 or in the 5 alternative for a conference pursuant to LR 37.1. Plaintiff counsel Mr. McKinley 6 called to advise that he would be withdrawing or substituted. Plaintiff later called 7 to indicate that the substitution should be accomplished by Friday, February 17, 8 2006. 9

There has been no substitution and counsel for Plaintiff has not called to confer re: discovery.

Defendant requests Sanctions per FRCP 37(a)(4), for time expended in
 contacting Plaintiff counsel re: responses, for time, in drafting Defendant's Motion
 to Compel and Motion to Expedite and associated documents, of 2.5 hours at
 \$265/hour for a total of \$662.50.

Defendant requests that Plaintiff be required to fully respond to Defendant's
 Discovery by Wednesday, March 8, 2006.

I declare that the foregoing is true and correct.

Signed at Kennewick, Washington, this 21<sup>st</sup> day of February, 2006.

/s/ FLOYD E. IVEY

Floyd E. Ivey

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I hereby certify that on February 21, 2006, I electronically filed Declaration
of Floyd E. Ivey in Support of Defendant's Motion to Compel and for
Sanctions 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 nonCM/ECF participants by other means: Bonnie Gordon, Jonathan Gordon, James S.

Declaration of Floyd E. Ivey Page 2 of 4

LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE Attorneys at Law P.O. Box 6125 Kennewick, Washington 99336-0125 (509) 735-3581

	Case 2:04-cv-05125-FVS	Document 236	Filed 02/21/2006
1	Gordon, III, Robert Pritchett, Ja	amila Gordon and	Emily Abbey.
2		<u>S/ FLOYD E. IVI</u> FLOYD E. IVEY	
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	Declaration of Floyd E. Ivey Page 3 of 4		LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE Attorneys at Law P.O. Box 6125 Kennewick, Washington 99336-0125 (509) 735-3581

	Case 2:04-cv-05125-FVS Document 236 Filed 02/21/2006						
1 2 3	LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE www.lieblerivey.com <i>Attorneys at Law</i> <u>Intellectual Property</u> Floyd E. Ivey * The Edison Professional Building 1141 North Edison, Suite C Craig M. Liebler						
4 5	Registered Patent AttorneyP.O. Box 6125William J. ConnorPatents, Trademarks, Copyrights, Kennewick, Washington 99336-0125Alicia M. BerryLicensing, Litigation and OtherTelephone 509-735-3581Ronald F. St. HilaireIntellectual Property MattersFacsimile 509-735-3585Patental Property						
6	feivey@3-cities.com *cell: 948-0943						
7	February 15, 2006						
8 9	Via Email and Fax Only - 628-2307						
10	Douglas E. McKinley, Jr. Attorney at Law P.O. Box 202						
11 12	Richland, WA 99352						
12	Re: Gordon v. Impulse Marketing Group Inc.–Discovery Dear Doug:						
14	Defendant's First Interrogatories and Requests for Production were mailed						
15	<ul> <li>December 23, 2005. Responses were due January 25, 2006.</li> <li>I acknowledge your advice re: withdrawal from another case with related issues. I am not aware that you intend to withdraw from this matter.</li> <li>First, re: providing responses - I ask if you can assure, and preferably guarantee, that you can deliver responses next week by Thursday, February 24, 2006.</li> <li>Second, if you cannot make responses by the 24th, I ask that we confer, in accordance with LR 37.1(b) by 5p.m. today, Thursday afternoon or Friday morning or afternoon.</li> <li>You can reach me at both the office 735 3581 or cell 948 0943. Thank you.</li> </ul>						
16 17							
18							
19 20	Yours very truly, /s/ FLOYD E. IVEY						
20 21							
22	FLOYD E. IVEY						
23	FEI:gs						
24	cc:Moynihan, Glantz by email Z:\IPClient\ImpulseMarketingGroup v. Gordon\Discovery\MtnCompel\MotionCompel\DecIveySupportMotionCompel.060221.wpd						
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	Declaration of Floyd E. Ivey Page 4 of 4 LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE Attorneys at Law P.O. Box 6125 Kennewick, Washington 99336-0125 (509) 735-3581						