The Plaintiff has moved to Amend Plaintiff's Complaint with the Motion set in the normal course for May 1, 2006. Plaintiff has also moved to expedite, with the Motion to Expedite set without oral argument on Friday, March 31, 2006

Defendant's Objection to Plaintiff's Motion to Expedite Plaintiff's Motion to Amend Complaint Page 1 of 3

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

1	wherein Plaintiff seeks to expedite the hearing on the Motion to Amend to April 7
2	2006.
3	Defendant Objects to scheduling of the Motion to Amend. Defendant
4	requests the court to deny the Motion to Expedite and to allow the responses to be
5	filed in the normal course pursuant to LR 7.1. The timing set forth in the Fed. R.
6	Civ. P. and in Local Rules allows for orderly consideration of issues and
7	formulation of and presentation of argument. There is no showing of prejudice to
8	Plaintiff by having the Motion presented in the normal course on May 1, 2006.
9	Defendant requests Oral Argument for the Motion to Amend the Complain
10	Defendant asks the Court to Deny the Motion to Expedite set for 6:30 p.m.
11	on Friday, March 31, 2006.
12	DATED this 31st day of March, 2006.
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14	LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE
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17	By s/ FLOYD E. IVEY FLOYD E. IVEY, WSBA#6888
18	Attorneys for Defendant 1141 N. Edison, Suite C
19	P.O. Box 6125 Kennewick, Washington 99336
20	Local Counsel for Defendant Impulse Marketing Group, Inc.
21	
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23	<u>S/ SEAN MOYNIHAN & PETER J. GLANTZ</u> Sean A. Moynihan & Peter J. Glantz
24	Klein, Zelman, Rothermel & Dichter, LLP 485 Madison Avenue, 15th Floor
25	New York, New York 10022 (212) 935-6020
26	(212) 753-8101 (fax)
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Defendant's Objection to Plaintiff's Motion to Expedite Plaintiff's Motion to Amend Complaint Page 2 of 3

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

Ī	Case 2:04-cv-05125-FVS Document 324 Filed 03/31/2006
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3	I hereby certify that on March 31, 2006, I electronically filed DEFENDANT'S OBJECTION TO PLAINTIFF'S MOTION TO EXPEDITE
4	PLAINTIFF'S MOTION TO AMEND COMPLAINT with the Clerk of the Court using the CM/FCF System which will send notification of such filing to Robert
5	I hereby certify that on March 31, 2006, I electronically filed DEFENDANT'S OBJECTION TO PLAINTIFF'S MOTION TO EXPEDITE PLAINTIFF'S MOTION TO AMEND COMPLAINT with the Clerk of the Court using the CM/ECF System which will send notification of such filing to Robert Siegel, 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, Robert Pritchett, Jamila Gordon and Emily Abbay.
6	Gordon, Jonathan Gordon, James S. Gordon, III, Robert Pritchett, Jamila Gordon and Emily Abbey.
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8	<u>S/ FLOYD E. IVEY</u> FLOYD E. IVEY
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	D. C. J. A. O.L. A. D.L. A.C. M. A. A. D. L. S. L. LEDI ED IVEV. COMMOD DEDDY 6 CT. UIL ADE
	Defendant's Objection to Plaintiff's Motion to Expedite Plaintiff's LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE