Doc. 344

Third Party Plaintiff has set a hearing for April 10, 2006 on its Motion to Strike. This hearing has been set in violation of L.R. 7.1 (h)(1), which provides for a 25 day notice to non-moving party. I received 5 days notice. As a consequence of this violation, the undersigned requests that the Court strike this hearing so that Impulse can properly note same. Further, the undersigned submitted a change of address to this Court for the express reason that Impulse was routinely sending my notices and documents to the wrong address. Six months after this change of address, it is still doing so. Thus notices may not arrive in time for me. A third example from last week of a mis-direction of documents is forthcoming (under separate cover). As I am not a part of the electronic notification system, I must wait for US mail to receive notices and I can not file responses on a weekend or evenings. This motion was preceded by a motion to shorten time (i.e. expedite).

Jamila E. Gordon, Pro Se 9804 Buckingham Drive Pasco, WA 99301 509-210-1069

EXECUTED this 5th day of April, 2006.

ula POA

Certificate of Service

I, hereby, certify that on April 5, 2006, I filed this motion with this Court. I have served Bob Siegel, Peter J. Glantz, Sean A. Moynihan, Floyd E. Ivey, Bonnie Gordon, James Gordon III, Jonathan Gordon, Emily Abbey, and Robert Pritchett by other means.