Go

Case 2:04-cv-05125-FVS Document 547 Filed 09/27/2007 Hon. Fred Van Sickle 1 FLOYD E. IVEY 2 Liebler, Ivey, Connor, Berry & St. Hilaire P. O. Box 6125 3 Kennewick, WA 99336-0125 509-735-3581 4 Local Counsel for Defendants Impulse Marketing Group, Inc., Jeffrey Goldstein, Phillip Huston and Kenneth Adamson 5 Klein Zelman Rothermel LLP 6 Sean Moynihan, Esq. By: 485 Madison Avenue 7 New York, New York 10022 Telephone Number (212) 935-6020 8 Facsimile Number (212) 753-8101 9 Attorneys for Defendants Impulse Marketing Group, Inc., Jeffrey Goldstein, Phillip Huston and Kenneth Adamson 10 **ROBERT SIEGEL** 11 Attorney At Law Attorney for Plaintiff 12 13 **UNITED STATES DISTRICT COURT FOR THE** 14 EASTERN DISTRICT OF WASHINGTON 15 JAMES S. GORDON, JR., No. CV-04-5125-FVS 16 Plaintiff, DEFENDANTS' MEMORANDUM OF 17 VS. AUTHORITIES IN SUPPORT OF DEFENDANTS' IMPULSE MARKETING GROUP, MOTION ΤO 18 EXPEDITE HEARING OF INC., DEFENDANTS' 19 MOTION RE: Defendant EXTENSION OF TIME FOR DEFENDANTS TO FILE REPLY RE: 20 DEFENDANTS' MOTION ΤO IMPULSE MARKETING GROUP. 21 DISMISS INC., 22 Third-Party Plaintiff, WITHOUT ORAL ARGUMENT 23 vs. BONNIE GORDON, et al., 24 Third-Party Defendants. 25 26 Defendants' Motion to Expedite the hearing of Defendants' Motion for 27 Extension of time to file Defendants' Reply re: Defendants' Motion to Dismiss is 28 Memorandum of Authorities re: Expediting hearing of Motion For Extension to File Reply - Page 1 of 2 LIEBLER, IVEY, CONNOR, BERRY & ST. HILAIRE Attorneys at Law P.O. Box 6125 Kennewick, Washington 99336-0125 (509) 735-3581

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rdon v.	Impulse	Marketing	Group In	С

	Case 2:04-cv-05125-FVS Document 547 Filed 09/27/2007			
1	brought pursuant to LR 7.1(h)(6) and is supported by the Declaration of Floyd E. Ivey.			
2	Dated: September 27, 2007			
3 4	LIEBLER, IVEY, CONNOR, BERRY & ST.			
5	HILAIRE			
6	<u>s/ FLOYD E. IVEY</u> Floyd E. Ivey, WSBA #6888 Attorneys for the Defendant Impulse			
7				
8	Auorneys for the Defendant Impulse			
9	I hereby certify that on September 27, 2007, I electronically filed Defend			
10	Memorandum of Authorities re: Expediting of Defendants' Motion For Extension to File Reply with the Clerk of the Court using the CM/ECF System which			
11 12	Memorandum of Authorities re: Expediting of Defendants' Motion For Extension to File Reply with the Clerk of the Court using the CM/ECF System whice will send notification of such filing to Robert Siegel 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, Robe Pritchett, Emily Abbey and Jamila Gordon. $\frac{S/FLOYD E. IVEY}{FLOYD E. IVEY}$			
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20	Memorandum of Authorities re: Expediting hearing of Motion For Extension to File Reply - Page 2 of 2			