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FILED

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ASST. CLERK OF COURTS  
REPUBLIC OF MARSHALL ISLANDS

**IN THE HIGH COURT**  
**OF THE**  
**REPUBLIC OF THE MARSHALL ISLANDS**

EIGIGU HOLDINGS CORPORATION,  
Plaintiff

Civil Action No. 2014-067

-v-

**Defendants' Motion for Continuance**  
**of Evidentiary Hearing**

LEANDER LEANDER JR.,  
and LIJUN LEANDER  
Defendants

*COMES NOW*, the Defendant LEANDER LEANDER JR., by and through his requested Defense Counsel from the Office of the Public Defender, do hereby respectfully submits this motion requesting for a continuance of the Evidentiary Hearing before this High Court, so set for this Wednesday, October 8, 2014, at 9am. This motion is based on the following ground:

1. That, the undersigned Defense Counsel received a phone call from Defendant Leander yesterday, Sunday, October 4, 2014, at about 3pm, informing Counsel that Defendant Leander was **stranded** on Namu Atoll and were informed that all Air Marshall flights have been cancelled; and
2. That, Defendant Leander did not discuss with Counsel in detail of how long Defendant Leander got **stranded** on Namu Atoll; and
3. That, Counsel was instructed by Defendant Leander to contact and request the High Court for a **continuance** of the Evidentiary Hearing scheduled for this Wednesday, October 8, 2014, at 9am; and

4. That, Defendant Leander also instructed Counsel to assure the High Court that Defendant Leander and his group are trying their best to rent a boat from Ebeye Island to **transport** them from Namu Atoll to Ebeye Island and **return** to Majuro Atoll via Kwajalein Atoll on United Airlines, but Defendant Leander did not discuss with Counsel in detail of how many days that will take; and

5. That, Defendant Leander did express to Counsel of his desire to **attend** this Evidentiary Hearing scheduled for this Wednesday, October 8, 2014, at 9am, to inform this High Court that Defendant Leander could **not** have been served on July 7, 2014, because Defendant Leander was off-island and there are a fair amount of issues and activities in this action to be heard.

6. That, Defendant Leander is sincerely requesting for the Evidentiary Hearing to be continued, and seriously did not expect to be stranded in the Outer Island.

This motion requesting for a continuance of the Evidentiary Hearing is based on the above grounds and reasons, please.

Respectfully submitted and filed this Monday, October 6, 2014.



**Russell Kun, Esq.**

**Counsel for Defendants**

**CERTIFICATE OF SERVICE**

WE HEREBY CERTIFY that copy of Defendants' **Motion for Continuance** have been served on the Plaintiff by and through their good Attorney, Gordon Benjamin, Esq., at his Unga Law Office.

*Ruthic Lorge 10/6/14*  
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Office of the Public Defender

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