IN THE COUNTY COURT IN AND FOR MIAMI-DADE COUNTY, FLOREDA

DAVANT DEVELOPMENT CORP.

CASE NO. 04-01656 CC 05

Plaintiff

Vs.

MOTION FOR CONTINUANCE

SOUTHEASTERN FREIGHT LINES, INC.

Defendant		

Plaintiff moves the court for a continuance of the trial for the reason that counsel for the plaintiff is recovering from dick surgery and because of continuing pain is unable to properly represent the plaintiff in a trial. Counsel is unable to sit for long periods of time.

I hereby certify that a true copy of the foregoing was served by hand upon Thornas J. Rebull, attorney for defendant this September 15, 2005.

Sandler & Sandler Attorneys for plaintiff By M. L. Sandler, P. A. 729 Ingraham Building 25 SE Second Avenue Miami, FL 33131 Tel 305-379-6655 Fax 305-379-6040

Florida Bar #0070370

331\pretrial catalogue amendment

INTERNAL MEDICINE

SUITE 430 4302 ALTON ROAD MIAMI BEACH, FLORIDA 33140 TELEPHONE (305) 531-8641

9/6/2005

Re: Martin Sandler DOB: 04/20/1937

To Whom It May Concern:

The above named patient is currently under my care. At this time the patient suffers from Disk Herniation L4/L5 which does not allow him to sit for long periods of time.

Please feel free to contact the office at the number above if you have any question regarding this matter. Any consideration will be highly appreciated.

Sincerely,

Charles Gratz, MD