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6 Attorneys for Plaintiff
PORTFOLIO RECOVERY ASSOCIATES, LLC

8 **SUPERIOR COURT OF CALIFORNIA**

9 **COUNTY OF LOS ANGELES, DIVISION**

11 PORTFOLIO RECOVERY ASSOCIATES,
12 LLC,
13 Plaintiff,
14 v.
15 PAUL
16 and DOES 1 through 15 inclusive,
17 Defendant.

Case No. 08C
**PLAINTIFF'S REQUEST FOR
ADMISSIONS
SET NO. ONE**

18 PROPOUNDING PARTY: PLAINTIFF, PORTFOLIO RECOVERY ASSOCIATES, LLC
19 RESPONDING PARTY: DEFENDANT, PAUL
20 SET NUMBER: ONE (1)

21 Pursuant to California Code of Civil Procedure section 2033, Plaintiff Portfolio Recovery
22 Associates, LLC ("Plaintiff Portfolio") respectfully requests Defendant Paul ("Defendant")
23 admit under oath, the following request for Admission of Facts, relating to the above-entitled action
24 within thirty (30) days from the date of service.

25 **Request for Admission No. 1:**

26 Admit that Defendant opened a revolving account with Assignor Bank of America on
27 January 24, 2005.
28

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1 Request for Admission No. 2:

2 Admit that Assignor Bank of America issued revolving account number 4888
3 to Defendant

4 Request for Admission No. 3:

5 Admit that Defendant entered into an agreement with Assignor Bank of America.

6 Request for Admission No. 4:

7 Admit that Defendant used the revolving account number 4888 issued by
8 Assignor Bank of America.

9 Request for Admission No. 5:

10 Admit that Defendant agreed to pay Assignor Bank of America for incurred charges made
11 on the revolving charge account number 4888

12 Request for Admission No. 6:

13 Admit that as result of using the revolving account Defendant became indebted to Plaintiff
14 Portfolio in the principal sum of \$5,966.47, plus interest from September 5, 2005.

15 Request for Admission No. 7:

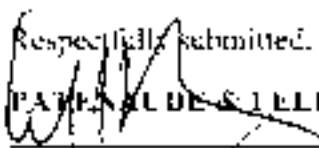
16 Admit that Defendant never reported any, identity, credit card or any documents pertaining
17 to the revolving account number 4888 as "lost" or "stolen" to Assignor Bank of
18 America.

19 Request for Admission No. 8:

20 Admit that there are no unresolved disputes or other issues between Assignor Bank of America
21 and Defendant regarding revolving account number 4888.

22 Request for Admission No. 9:

23 Admit that Defendant made his last payment to Assignor Bank of America on March 30,
24 2007.

25 Respectfully submitted,
26 
27 PATENAIDE & FELLIX, APC
28 Michael R. Bontlinger, Esq.
Attorney for Plaintiff
Portfolio Recovery Associates, LLC