

1	motions These cases now need to be brought to trial as quickly as possible and each case on its own terms.
2	The Scheduling Order issued in this case stated:
3	The parties are encouraged to discuss settlement at all times during
4 5	the pendency of the litigation. The Court will not, however, extend the case processing deadlines because the parties wish to avoid litigation expense if and when they elect to pursue settlement efforts, including a settlement
6	conference before a magistrate judge. The parties should plan their settlement efforts accordingly.
7	The Scheduling Order also stated that the deadlines are real and will be enforced and
8	repeated the warning that case processing deadlines will not be extended if and when the
9	parties elected to pursue settlement efforts.
10	The Notice is an unlabeled motion to suspend the case processing deadlines for six
11	months even though no binding settlement has been made. It will therefore be denied, and
12	no delay of any deadline will be granted unless the parties jointly advise in writing that a
13	legally binding settlement has been made (even if further documentation is needed), such that
14	there is no prospect that any request will be made to resume the litigation. The parties are
15	encouraged to pursue settlement.
16	IT IS THEREFORE ORDERED that the Notice (Doc. 106), treated as a motion to
17	suspend any case processing deadlines, is denied.
18	DATED this 14 th day of June, 2012.
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20	NeilUske
21	Neil V. Wake United States District Judge
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