FILED 1 2 August 3, 2009 UNITED STATES DISTRICT COURT 3 EASTERN DISTRICT OF CALIFORNIA 4 5 6 UNITED STATES DISTRICT COURT 7 EASTERN DISTRICT OF CALIFORNIA 8 9 ALICE HOLMES, etal., 10 NO. 1:06-CV-01527-SMS Plaintiffs, 11 VS. ERRATA to document #229 12 ORDER RE DISPOSITIVE DOCUMENTS AFTER NOTICE OF SETTLEMENT 13 HOME DEPOT USA, etal., 14 Defendants. 15 Counsel for MTD Consumer Group, Inc., has informed the 16 court that the parties have settled the above-captioned case. In 17 accordance with the provisions of Local Rule 16-160, the court now 18 orders that a dispositive documents or resolution of an action or 19 motion (for Good Faith Settlement) be submitted no later than 20 AUGUST 21, 2009. 21 22 All court dates, as well as any pending motions 23 heretofore set in this matter pertaining to defendant MTD Consumer 24 Group, Inc., are hereby VACATED. 25 26 Failure to comply with this order may be grounds for the 27 imposition of sanctions on any and all counsel or parties who 28

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1 \parallel contributed to the violation of this order (see attached Notice of
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   Local Rule 16-160 and Local Rule 16-272.)
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    IT IS SO ORDERED.
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    DATED: August 3, 2009
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                                          /s/ Sandra M. Snyder
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                                        SANDRA M. SNYDER
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                                        UNITED STATES MAGISTRATE JUDGE
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#### NOTICE

# Local Rule 16-160

## NOTICE OF SETTLEMENT OR OTHER DISPOSITION

- (a) Notice. When an action has been settled or otherwise disposed of, or when any motion seeking general or interim relief has been resolved, whether by settlement conference or out of Court, and whether the action is pending in the District Court or is before an appellate court, it is the duty of counsel to inform the courtroom deputy clerk and the assigned Court's chambers immediately. See L.R. 16-272.
- (b) Dispositional Documents. Upon such notification of disposition or resolution of an action or motion, the Court shall thereupon fix a date upon which the documents disposing of the action or motion must be filed, which date shall not be more than twenty (20) calendar days from the date of said notification, absent good cause. The Court may, on good cause shown, extend the time for filing the dispositional papers. A failure to file dispositional papers on the date prescribed by the Court may be grounds for sanctions. See L.R. 16-272.

#### Local Rule 16-272

## NOTICE OF SETTLEMENT

- (a) General Rule. See L.R. 16-160.
- (b) Sanctions. If for any reason attributable to counsel or parties, including settlement, the Court is unable to commence a jury trial as scheduled where a panel of prospective jurors has reported for voir dire, the Court may assess against counsel or parties responsible all or part of the cost of the panel. See L.R. 11-110.