-SKO Hartford Ca	sualty Insurance Company v. American Dairy II	and Food Consulting Laboratories, Inc.	Doc. 158
1			
2			
3			
4			
5			
6			
7			
8	IN THE UNITED STATES DISTRICT COURT		
9	FOR THE EASTERN DISTRICT OF CALIFORNIA		
10			
11	HARTFORD CASUALTY	CASE NO. CV F 09-0914 LJO SKO	
12	INSURANCE COMPANY,	ORDER ON DEFENDANT'S EXCEEI	DING
13	Plaintiff, vs.	PAGE LIMITES	ZII (G
14	AMERICAN DAIRY FOOD	(Doc. 147.)	
15	CONSULTING LABORATORIES, INC.		
16	Defendant.		
17	D Cromadan.		
18			
19	AND RELATED COUNTER ACTION	•	
20			
21			
22	Defendant/counterclaimant American Dairy and Food Consulting Laboratories, Inc. ("American		nerican
23	Dairy") filed a memorandum of points and authorities which far exceeds this Court's standing order on		
24	page limits. The standing order does not appear on the docket because this case was reassigned from		
25	retired U.S. District Judge Oliver W. Wanger to U.S. District Judge Lawrence J. O'Neill. Nonetheless,		
26	plaintiff/counterdefendant Hartford Casualty Insurance Company ("Hartford") was aware of the page		
27	limits and obtained leave to file a memorandum of points and authorities in excess of page limits.		
28	This Court considered to strike	American Dairy's memorandum of points and author	rities.
		1	

However, given the absence of the standing order on the docket, this Court will overlook American Dairy's disobedience of the page limits this one time. In addition, this Court GRANTS Hartford up to 15 pages for its reply points and authorities. This Court FURTHER ORDERS the parties to provide this Court with courtesy copies of all summary judgment papers, if they have not done so already. IT IS SO ORDERED. Dated: <u>April 17, 2012</u> /s/ Lawrence J. O'Neill
UNITED STATES DISTRICT JUDGE