Arredondo, et al. v	vs. Delano Farms Company, et al. Il	Doc. 134
1		
2		
3		
4		
5		
6		
7		
8	IN THE UNITED STATE	S DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA	
10		
11	SABAS ARRENDONDO, et al., INSURANCE COMPANY,	CASE NO. CV F 09-1247 LJO DLB
12	Plaintiff,	ORDER ON BRIEFING PAGE LIMITS
13	VS.	(Doc. 132.)
14	AMERICAN DAIRY AND FOOD	
15	CONSULTING LABORATORIES INC.,	
16	Defendant.	
17	/	
18	AND RELATER COUNTERACTION.	
19	/	
20		
21	Defendant Delano Farms Company seeks leave to exceed this Court's page limits for its reply	
22	brief. This Court treats briefs in excess of page limits as a necessity, not a luxury to be taken lightly.	
23	This Court reluctantly PERMITS Delano to file a reply brief not to exceed 15 pages on the condition that	
24	such brief is well-organized, clear and succinct and avoids unnecessary duplication and otherwise	
25	complies with this Court's Local Rules. All other briefing shall conform to the Standing Order page	
26	limitations of this Court, unless this Court orders otherwise.	
27	In addition, this Court ORDERS the parties to provide courtesy copies of their papers to	
28	chambers.	
	1	

Due to bearing the heaviest caseload in the nation with the recent retirement of former U.S. District Judge Oliver Wanger, limited resources, and the need to prioritize criminal and older civil matters over more recently filed actions, this Court ADMONISHES the parties that it is unable to commit to address this action to meet the parties' needs and expectations. As such, this Court urges the parties to consider the conduct of all further proceedings by a U.S. Magistrate Judge, whose caseload and availability is more accommodating to the parties. Forms to consent to a U.S. Magistrate Judge are available on this Court's website.

IT IS SO ORDERED.

Dated: February 10, 2012 /s/ Lawrence J. O'Neill
UNITED STATES DISTRICT JUDGE