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UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA

MR. RONALD STOCKS,

v.

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Plaintiff,

CASE NO. 1:11-cv-00644 LJO SKO ORDER re SETTLEMENT CONFERENCE

OFFICEMAX NORTH AMERICA, INC.,

Defendant.

This case is set for a Settlement Conference before Magistrate Judge Sheila K. Oberto on
December 8, 2011, at 10:30 a.m. at the U. S. District Court, 2500 Tulare Street, Fresno,
California, 93721.

Consideration of settlement is a serious matter that requires thorough preparation prior to
the settlement conference. Accordingly, IT IS HEREBY ORDERED that:

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Pre-settlement Conference Exchange of Demand and Offer

A settlement conference is more likely to be productive if, before the conference, the
parties exchange written settlement proposals. Accordingly, at least fifteen (15) days prior to the
settlement conference, plaintiff's counsel shall submit a written itemization of damages and
settlement demand to each defense counsel with a brief summary of the legal and factual basis
supporting the demand. No later than ten (10) days prior to the settlement conference, each
defense counsel shall submit a written offer to plaintiff's counsel with a brief summary of the

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Submission and Content of Confidential Settlement Conference Statements

The parties are to send Confidential Settlement Conference Statements (Settlement
Statement) to the following email address: <u>SKOorders@caed.uscourts.gov</u>, to arrive no later than
five (5) business days before the conference. Additionally, each party shall file a Notice of

1	Submission of Confidential Settlement Conference Statement (See L.R. 270 (d)).				
	If the Settlement Conference is continued for any reason, each party must submit a new				
2	Settlement Statement that is complete in itself, without reference to any prior Settlement				
3	Statements.				
4	Settlement Statements must be typed and double spaced. Each Settlement Statement				
5	shall include the following:				
6	a. A brief summary of the core facts, allegations, and defenses.				
7	b. A summary of the proceedings to date.				
8	c. An estimate of the cost and time to be expended for further discovery,				
9	pretrial, and trial.				
10	d. The nature of the relief sought.				
11	e. An outline of past settlement efforts including information regarding the				
12	"Pre-settlement Conference Exchange of Demand and Offer" required				
13	above (including the itemization of damages), and a history of past				
14 15	settlement discussions, offers, and demands.				
15	f. A statement of each party's expectations and goals for the Settlement				
17	Conference.				
18	3. Attendance of Irial Counsel and Parties Required				
19	The attorneys who will try the case and parties with full and complete settlement				
20	authority are required to personally attend the conference. An insured party shall appear by a				
21	representative of the insurer who is authorized to negotiate, and who has <i>authority to settle the</i>				
22	matter up to the limits of the opposing parties' existing settlement demand. An uninsured				
23	corporate party shall appear by a representative authorized to negotiate, and who has <i>authority to</i>				
24	settle the matter up to the amount of the opposing parties' existing settlement demand or offer.				
25	It is difficult for a party who is not present to appreciate the process and the reasons that may				
26	justify a change in one's perspective toward settlement. Accordingly, having a client with				

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1 authority available by telephone is *not* an acceptable alternative, except under the most extenuating circumstances.¹

The Court expects both the lawyers and the party representatives to be fully prepared to participate. The Court encourages all parties to keep an open mind in order to reassess their previous positions and to discover creative means for resolving the dispute.

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Issues to Be Discussed

The parties *shall* be prepared to discuss the following at the settlement conference:

7		a. Goals in the litigation and problems they would like to address in the			
8			settlement conference and un	nderstanding of the opposing side's goals.	
9		b.	The issues (in and outside th	e lawsuit) that need to be resolved.	
10		c.	The strengths and weaknesse	es of their case.	
11		d.	Their understanding of the o	pposing side's view of the case.	
12		e.	Their points of agreement an	d disagreement (factual and legal).	
13		f.	Any financial, emotional, an	d/or legal impediments to settlement.	
14	g. Whether settlement or further litigation better enables the accomplishme				
15	of their respective goals.				
16		h.	Any possibilities for a creati	ve resolution of the dispute.	
17	5. Statements Inadmissible				
18	The parties are expected to address each other with courtesy and respect, and are				
19	encouraged to be frank and open in their discussions. Statements made by any party during the				
20	settlement conference are not to be used in discovery and will not be admissible at trial.				
21	IT IS SO ORDERED.				
22	Dated:	Nove	mber 9, 2011	/s/ Sheila K. Oberto	
23			U	NITED STATES MAGISTRATE JUDGE	
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¹ Out of town or out of state travel and the purchase of an airplane ticket are not extenuating circumstances.