1 2 3 4 5 UNITED STATES DISTRICT COURT 6 EASTERN DISTRICT OF CALIFORNIA 7 8 MARK SCHMIDT, No. 1:14-CV-1092 DAD SAB 9 Plaintiff, 10 ORDER REGARDING SETTLEMENT v. **CONFERENCE PROCEDURES** 11 EDDIE VALLANUEBA, ET AL., 12 Defendants. 13 14 The Court sets a settlement conference for June 13, 2017, at 1:00 PM, before Magistrate 15 Judge Erica P. Grosjean. Despite the provisions of Local Rule 270(b), the settlement conference 16 will be conducted by the undersigned Magistrate Judge. 17 Unless otherwise permitted in advance by the Court, the attorneys who will try the case 18 shall appear at the Settlement Conference. It is recommended that pertinent evidence to be offered 19 at trial, documents or otherwise, be brought to the settlement conference for presentation to the 20 settlement judge. Neither the settlement conference statements nor communications during the 21 settlement conference with the settlement judge can be used by either party in the trial of this 22 case. 23 Absent permission from the Court, in addition to counsel who will try the case being 24 present, the individual parties shall also be present<sup>1</sup>. In the case of corporate parties, associations 25 or other entities, and insurance carriers, a representative executive with authority to discuss, 26 consider, propose and agree, or disagree, to any settlement proposal or offer shall also be present. 27 <sup>1</sup> In prisoner civil rights cases, a representative from the Attorney General's Office is sufficient as a party 28 representative. 1

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A representative with unlimited authority shall either attend in person or be available by phone throughout the conference. In other words, having settlement authority "up to a certain amount" is not acceptable.

IF ANY PARTY BELIEVES THAT A SETTLEMENT CONFERENCE WOULD BE FUTILE, THEN THAT PARTY SHALL CONTACT THE COURT NOT LATER THAN SEVENTY-TWO HOURS PRECEDING THE SCHEDULED SETTLEMENT CONFERENCE.

## Confidential Settlement Statements

At least five (5) court days prior to the settlement conference, each party shall submit a Confidential Settlement Conference Statement in Word format directly to Judge Grosjean's Chambers at epgorders@caed.uscourts.gov. The statement shall not be filed on the docket or served on any other party. Each statement shall be clearly marked "confidential" with the date and time of the settlement conference clearly noted on the first page. The Confidential Settlement Conference Statement shall include the following:

- A. A brief statement of the facts of the case.
- B. A brief statement of the claims and defenses, i.e., statutory or other grounds upon which the claims are founded; a forthright evaluation of the parties' likelihood of prevailing on the claims and defenses; and a description of the major issues in dispute.
- C. A summary of the proceedings to date.
- D. An estimate of the cost and time to be expended for further discovery, pretrial and trial.
- E. The relief sought.
- F. The party's position on settlement, including present demands and offers and a history of past settlement discussions, offers and demands.

The parties shall contact that the designated settlement conference judge's chambers to ascertain whether additional settlement conference procedures are required.

## IT IS SO ORDERED. Dated: May 19, 2017