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8	UNITED STATES DISTRICT COURT				
9	EASTERN DISTRICT OF CALIFORNIA				
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11	ROSALINDA OCAVA DE BUGARIN,) Case No.: 1:15-cv-01599 JLT				
12	Plaintiff,) ORDER TO PLAINTIFF TO SHOW CAUSE				
13	v.) WHY THIS MATTER SHOULD NOT BE) DISMISSED DUE TO HER ATTORNEY'S				
14	LA QUINTA CALIFORNIA., et al.,) INELIGIBILITY TO PRACTICE IN THIS COURT				
15 16	Defendants.) ORDER CONTINUING STATUS CONFERENCE) RE: CONSENT/MANDATORY SCHEDULING) CONFERENCE				
17) CONFERENCE				
18	Defendant, LQ Management, LLC, removed this action to this Court on October 19, 2015.				
19	(Doc. 1) The next day, the Clerk of the Court notified plaintiff's counsel, Craig L. Chisvin, that he				
20	was not a member of this Court and directed him to become a member and register for access to the				
21	Court's electronic case filing/docketing system. (Doc. 5) Nevertheless, Mr. Chisvin has failed to				
22	comply and remains ineligible to practice in this Court. Therefore, the Court ORDERS :				
23	1. No later than January 11, 201, Plaintiff SHALL show cause in writing why the matter				
24	should not be dismissed due to her attorney's lack of membership in this Court. Alternatively, by				
25	January 11, 2016, Plaintiff may file a substitution of attorneys noting either retention of new counsel				
26	or that she intends to proceed pro se or Mr. Chisvin will become a member of the Court;				
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1	2. The status conference re: consent/initial scheduling conference is continued to			
2	February 11, 2016 at 9:00 a.m. Appearances via the CourtCall service are authorized.			
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4	IT IS SO ORDERED.			
5	Dated: Dated:	ecember 28, 2015	/s/ Jennifer L. Thurston	
6			UNITED STATES MAGISTRATE JUDGE	
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