1					
2					
3					
4					
5					
6					
7					
8	UNITED STAT	UNITED STATES DISTRICT COURT			
9	EASTERN DISTRICT OF CALIFORNIA				
10					
11	MARK ANTHONY BROWN,	Case No. 1:20-cv-00661-NONE-EPG (PC)			
12	Plaintiff,	ORDER SETTING SETTLEMENT			
13	V.	CONFERENCE			
14	F. RODRIGUEZ, et al.,	Date: April 15, 2021 Time: 10:30 a.m.			
15	Defendants.				
16					
17	On January 4, 2021, the Court granted Plaintiff's motion for an early settlement				
18	conference and directed Defendants' counsel to contact the undersigned's courtroom deputy to				
19	schedule the conference. (Doc. 42.)				
20	Accordingly, the Court ORDERS:				
21	1. This matter is set for a settlement conference via Zoom before the undersigned on				
22	April 15, 2021, at 10:30 a.m.				
23	2. Defense counsel shall arrange for	Plaintiff's participation. Prior to the conference,			
24	defense counsel shall contact the	undersigned's courtroom deputy at			
25	wkusamura@caed.uscourts.gov to	o arrange for the Zoom videoconference connection			
26	information. The Court will issue	a writ of habeas corpus ad testificandum, as			
27	appropriate.				
28	///				

- 3. Each party or a representative with full authority to negotiate and enter into a binding settlement agreement shall participate in the conference. The failure of any counsel, party, or authorized person subject to this order to participate in the conference may result in the imposition of sanctions.
- 4. Consideration of settlement is a serious matter that requires thorough preparation prior to the settlement conference. Participants in the conference must be prepared to discuss the claims, defenses, and damages.
- 5. The parties shall engage in <u>informal</u> settlement negotiations as follows:

No later than February 12, 2020, Plaintiff shall submit to Defendants, by mail, a written itemization of damages and a meaningful settlement demand, including a brief explanation of why such settlement is appropriate, which should not exceed 5 pages.

No later than March 5, 2021, Defendants shall respond, by mail or telephone, with an acceptance of Plaintiff's offer or a meaningful counteroffer, including a brief explanation of why such settlement is appropriate.

If settlement is achieved, the parties shall file a Notice of Settlement as required by Local Rule 160.

6. If settlement is not achieved informally, the parties shall submit confidential settlement conference statements **no later than April 2, 2021**.

Defendants shall email their statement to skoorders@caed.uscourts.gov. Plaintiff shall mail his statement, clearly captioned "Confidential Settlement Conference Statement," to United States District Court, Attn: Magistrate Judge Sheila K. Oberto, 2500 Tulare Street, Room 1501, Fresno, CA 93721.

Once the parties have submitted their statements, they shall file a "Notice of Submission of Confidential Settlement Conference Statement" with the court. The confidential settlement conference statements themselves **should not be filed** with the court **or served** on the opposing party.

1	7.	Th	e confidential settlement conference statements should be no longer than 5 pages in
2		ler	gth, typed or neatly printed, and include:
3		a.	A brief summary of the facts of the case;
4		b.	A brief summary of the claims and defenses of the case, i.e., the statutory,
5			constitutional, or other grounds upon which the claims are founded;
6		c.	A forthright discussion of the strengths and weaknesses of the case and an
7			evaluation of the likelihood of prevailing on the claims or defenses, from the
8			party's perspective, and a description of the major issues in dispute;
9		d.	An estimate of the party's expected costs and time to be expended for further
10			discovery, pretrial matters, and trial;
11		e.	A summary of past settlement discussions, including the initial settlement
12			negotiations required above; a statement of the party's current position on
13			settlement, including the amount the party would offer and accept to settle (in
14			specific dollar amounts); and a statement of the party's expectations for settlement
15			discussions;
16		f.	A list of the individuals who will be attending the conference on the party's behalf
17			including names and, if appropriate, titles; and,
18		g.	If a party intends to discuss the settlement of any other actions or claims not raised
19			in this suit, a brief description of each action or claim, including case number(s), as
20			applicable.
21			
22	IT IS SO	ORI	DERED.
23	Dated:	Jaı	nuary 14, 2021 /s/ Sheila K. Oberto
24			UNITED STATES MAGISTRATE JUDGE
25			
26			
27			