



1 should be allowed to participate in the confidential discussions. They shall include in their  
2 joint status conference statement a list of individuals who will be part of the confidential  
3 discussions and, if necessary, any individuals whose participation is disputed. The parties  
4 and OPOA shall also meet and confer and set forth their views on which matters they believe  
5 may be discussed in the public portion of the status conference and which should be kept  
6 confidential.

7 Those portions of the joint status statement that will discuss confidential matters  
8 should be filed under seal, but the Court cannot determine in a vacuum what specific  
9 information should be sealed. Accordingly, the parties shall comply with Civil Local Rule  
10 79-5 and General Order No. 62 when filing their joint statement, except that a redacted  
11 version of the statement shall be timely filed in the public record on or before the  
12 September 15 deadline.

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14 **IT IS SO ORDERED.**

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16 Dated: 09/08/11



THELTON E. HENDERSON, JUDGE  
UNITED STATES DISTRICT COURT

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