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11 Attorneys for Defendants Summer Bay Partnership,
Bryanstone L.C., Orlando Investments, L.L.P.,
12 Crown Diversified Industries Corp.,
Gemini Consulting Group, Inc., and Joe H. Scott, Sr.

14 UNITED STATES DISTRICT COURT
15 NORTHERN DISTRICT OF CALIFORNIA
16 SAN FRANCISCO DIVISION

17 ASIS INTERNET SERVICES, a California
corporation,
18 and
19 JOEL HOUSEHOLTER, dba KNEELAND
ENGINEERING, dba FOGGY.NET,
20 Plaintiffs
vs.

21 SUMMER BAY PARTNERSHIP, dba SUMMER
BAY
22 RESORT;
BRYANSTONE L.C., a Florida Limited Liability
23 Company;
ORLANDO INVESTMENTS, L.L.P., a Missouri
24 Limited Liability Partnership;
CROWN DIVERSIFIED INDUSTRIES CORP., a

No.: 3:09-cv-00005-CRB

**NOTICE OF TENTATIVE
SETTLEMENT & REQUEST TO
TAKE PENDING MOTION TO
DISMISS OFF CALENDAR
WITHOUT PREJUDICE**

**Upcoming Motion Hearing Date:
June 19, 2009
Courtroom 8, 19th Floor
Judge: Hon. Charles R. Breyer**


1 Missouri Corporation;
GEMINI CONSULTING GROUP, INC., a Missouri
2 Corporation;
JOE H. SCOTT, SR.; and
3 DOES ONE through FIFTY, inclusive,
4 Defendants.

5 PLEASE TAKE NOTICE that the parties have reached a tentative settlement and are in
6 the process of finalizing and executing appropriate documentation of their agreement. The
7 parties anticipate that the settlement will be finalized prior to the pending hearing date on
8 defendants' motion to dismiss, which is scheduled for June 19, 2009.

9 Given the forgoing circumstances, defendants request that the court remove the pending
10 hearing date from the calendar without prejudice. The undersigned represents to the Court that
11 he has been informed that plaintiffs' counsel has no opposition to this request.

12 Dated: June 12, 2009

13 **SLOTE & LINKS**

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15 
16 By: _____
Adam G. Slote
Attorneys for Defendants

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19 Signed: June 15, 2009

