impleyment opportunity commission v. Booters Management company into et al.

Case3:10-cv-04411-JSW Document17 Filed03/01/11 Page1 of 2

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

EQUAL EMPLOYM	ENT OPPORTUNITY CASE NO. CV 10-04411 JSW		
	Plaintiff(s),	CASE	10. 07 10 011113511
V. THE DOCTORS MA COMPANY, INC., e			LATION AND [PROPOSED] ER SELECTING ADR PROCESS
***	Defendant(s).		
	eport that they have motion pursuant to Civil I		garding ADR and have reached the L.R. 3-5:
The parties agree	to participate in the fo	llowing ADR proce	ess:
✓ Ea	rocesses: on-binding Arbitration arly Neutral Evaluation lediation (ADR L.R. 6)	(ENE) (ADR L.F	R. 5)
appreciably mora ADR phone conj	e likely to meet their ne	eeds than any other e this form. They n	nce with a Magistrate Judge is form of ADR, must participate in an nust instead file a Notice of Need for DR L.R. 3-5)
Private I	Process: rivate ADR (<i>please ide</i>	ntify process and p	rovider)
th	e to hold the ADR sessi te presumptive deadline eferring the case to an A	e (The deadline is 9	0 days from the date of the order sotherwise ordered.)
· 🗸 of	ther requested deadline	June 30, 2011	
Dated: March 1, 20	011		Attorney for Plaintiff
Dated: March 1	, 2011		Lindbergh Porter, Jr. Attorney for Defendant

[PROPOSED] ORDER

Pursuant to the Stipulation above, the captioned matter is hereby referred to:

Non-binding Arbitration

✓ Early Neutral Evaluation (ENE)
Mediation

Private ADR

Deadline for ADR session

90 days from the date of this order.

✓ other June 30, 2011

IT IS SO ORDERED.

Dated: March 1, 2011

UNITED STATES DISTRICT

JUDGE

JEFFREY S. WHITE