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5 Attorneys for Defendants
 6 Charles Clark; Margaret Clark; Jack Clark, aka
 Johnson Clark, Jr.; Steve Clark; Sarah Clark; Linda
 7 Hurst; Mark Hurst; William Horwich; Stephen
 McKae; Gregory Brandt; Walter Turner; Jeanine
 8 DeBacker; Deanna Lyon; Elizabeth Berke-Dreyfuss;
 Thiele Robin Dunaway; Timothy Williams; Gillian
 9 Ross; Leonard Marquez, Kevin R. Brodehl; Charles
 A. Hansen; Howard Lind; Daniel Rapaport; and
 10 Wendel, Rosen, Black & Dean LLP

11 UNITED STATES DISTRICT COURT
 12 NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

13 PETER CLARK,

14 Plaintiff,

15 vs.

16 WILLIAM HORWICH; STEVE MCKAE;
 17 GREGGORY BRANDT; WALTER
 18 TURNER; JEANINE DEBAKER;
 19 DEANNA LYONS; ELIZABETH BURKE
 DRYFUS; THIELE ROBIN DUNAWAY;
 20 TIMOTHY WILLIAMS; GILLIAN ROSS;
 LEONARD MARQUEZ; KEVIN R.
 21 BRODEHL; CHARLES A. HANSEN;
 HOWARD LIND; DANIEL RAPAPORT;
 22 LAW OFFICES OF WENDEL, ROSEN,
 BLACK & DEAN, LLP; CHARLES
 23 CLARK; MARGARET CLARK; JACK
 CLARK; aka JOHNSON CLARK JR.;
 24 STEVE CLARK; SARAH CLARK, JON
 BERKLEY MANAGEMENT, INC., JON
 25 BERKELY, JOSH BERKLEY;
 SCHOENHOLTZ AND SPIEGEL; JEFF
 26 SPIEGEL; CANDICE WOZNIAC, MARK
 HURST, LINDA HURST. DOE AGENTS 1-
 27 100,

28 Defendants.

Case No. CV 120137 CRB

**[PROPOSED] ORDER GRANTING
 ADMINISTRATIVE MOTION FOR
 CONTINUANCE OF INITIAL CASE
 MANAGEMENT CONFERENCE; TO
 EXTEND DEADLINE FOR DISCOVERY
 CONFERENCE AND INITIAL
 DISCLOSURE PER FED.R.CIV.PROC.
 26(a)(1)(A) AND 26(f); TO EXTEND
 DEADLINE FOR ADR CERTIFICATION
 PER CIVIL L.R. 16-8(b); AND FOR
 RELIEF FROM MEET AND CONFER
 REQUIREMENTS**

[CIVIL L.R. 7-11 AND 16-2(d)]

1 Defendants Charles Clark; Margaret Clark; Jack Clark, aka Johnson Clark, Jr.; Steve
 2 Clark; Sarah Clark; Linda Hurst; Mark Hurst; William Horwich; Stephen McKae; Gregory
 3 Brandt; Walter Turner; Jeanine DeBacker; Deanna Lyon; Elizabeth Berke-Dreyfuss; Thiele
 4 Robin Dunaway; Timothy Williams; Gillian Ross; Leonard Marquez, Kevin R. Brodehl; Charles
 5 A. Hansen; Howard Lind; Daniel Rapaport; and Wendel, Rosen, Black & Dean LLP (“Moving
 6 Defendants”) brought their Administrative Motion for Continuance of Initial Case Management
 7 Conference; to Extend Deadline for Discovery Conference and Initial Disclosure per
 8 FED.R.CIV.PROC. 26(a)(1)(A) and 26(f); to Extend Deadline for ADR Certification per Civil
 9 L.R. 16-8(b); and for Relief from Meet and Confer Requirements pursuant to Civil Local Rule 7-
 10 11 and 16-2(d). Moving Parties appeared through their counsel, Stephen McKae and Gregory C.
 11 Brandt of Wendel, Rosen, Black & Dean, LLP. Plaintiff Peter Clark appeared *in propria*
 12 *persona*.

13 The court, having read and considered the motion and supporting declaration and the
 14 Moving Parties’ request for judicial notice and having heard argument on the matters presented,
 15 and good cause appearing therefore,

16 IT IS HEREBY ORDERED that:

- 17 1. Moving Parties’ request for judicial notice is GRANTED.
- 18 2. The initial case management conference, currently set for August 24, 2012, shall
 19 be continued to Sept. 28, 2012 8:30 a.m. The parties shall file separate case management conference
 20 statements in the form required by Civil Local Rule 16-9(a) seven (7) days in advance of the
 21 conference. Each of the parties shall incorporate in its separate case management conference
 22 statement a proposed discovery plan addressing each of the issues described in Fed.R.Civ.Proc.
 23 26(f)(3).
- 24 3. Initial disclosures required by FRCP 26(a)(1)(A) shall be made by each party
 25 thirty (30) days following the initial case management conference.

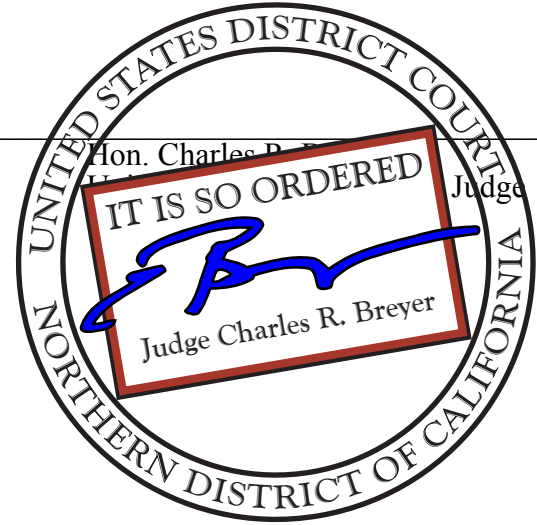
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1 4. The parties shall file the ADR Certification required by Civil Local Rule 16-8(b)
2 and the Stipulation to ADR Process or Notice for Need for ADR Phone Conference under Civil
3 Local Rule 16-8(c) seven (7) days in advance of the initial case management conference.

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5 Dated: _____ August 2, 2012



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