UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

REX G. CHASE	
Plaintiff(s),	CASE NO. C 10-03066 (XXSBA
V. SETON MEDICAL CENTER, et al.	STIPULATION AND PROCESS ORDER SELECTING ADR PROCESS
Defendant(s).	
Counsel report that they have met and confollowing stipulation pursuant to Civil L.R. 16-8	and ADR L.R. 3-5:
The parties agree to participate in the following A	ADR process:
Court Processes: Non-binding Arbitration (ADR L.I Early Neutral Evaluation (ENE) (Mediation (ADR L.R. 6) (Note: Parties who believe that an early settlement appreciably more likely to meet their needs than a ADR phone conference and may not file this form	(ADR L.R. 5) Int conference with a Magistrate Judge is can yother form of ADR, must participate in an
ADR Phone Conference and may not fite this form ADR Phone Conference. See Civil Local Rule 16-	
Private Process: Private ADR (please identify process)	ess and provider)
The parties agree to hold the ADR session by: the presumptive deadline (The dead referring the case to an ADR processor) other requested deadline	
-	
Dated: 9/29/2010	Patrick W. Jordan Attorney for Plaintiff
Dated: 9/29/2010	Thad A. Davis Attorney for Defendants

Case4:10-cv-03066-SBA Document19 Filed09/29/10 Page2 of 2

When filing this document in ECF, please be sure to use the appropriate ADR Docket Event, e.g., "Stipulation and Proposed Order Selecting Early Neutral Evaluation."

MAROPOSED YORDER

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

IT IS SO ORDERED.

Dated: 10/12/10

UNITED STATES DISTRICT

James B Ora

JUDGE