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granted upon written request made at least ten (10) calendar days in advance of the conference, if the 2 party lives and works outside of the Northern District of California and attendance would constitute 3 a hardship. The nature of the hardship must be explained. A copy of the written request must be 4 served on all other parties. Any objection to the request must be submitted within forty-eight (48) hours of receipt. Both the request and objection may be submitted in letter form either by mail or 6 facsimile to 408/535-5354. If telephone attendance is allowed, the party must be available 7 throughout the entire conference.

8 No later than seven (7) calendar days before the Settlement Conference, each party shall 9 submit a Settlement Conference Statement to Magistrate Judge Seeborg in camera. The original 10 Settlement Conference Statement (no copies are necessary) shall be placed in a sealed envelope, 11 clearly marked "Confidential: Settlement Conference Statement; Attn: Clerk for Magistrate Judge 12 Seeborg," and lodged with the Clerk's office, Room 2112 on the second floor of the United States 13 Courthouse, 280 South First Street, San Jose, California. The clerk will forward the Settlement 14 Conference Statement to Magistrate Judge Seeborg's chambers. The Settlement Conference 15 Statement shall not be filed with the Court nor are the parties required to serve the Statement upon 16 the other parties or their counsel.

17 The form and content of the Settlement Conference Statement may vary depending upon the 18 nature of the case, the stage of the proceedings or timing of the conference, and economic 19 considerations. Generally, the Settlement Conference Statement should include the following 20 information:

21 1. Statement of Facts. A brief description of the substance of the claims and defenses 22 presented.

23 2. Summary of Proceedings. A brief list of the motions previously made, the dispositions 24 thereof, and any motions pending resolution.

25 3. Undisputed Matters. A plain and concise statement of all material facts not reasonably 26 disputable.

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1 4. Issues of Fact. A plain and concise statement of the major factual issues in dispute. 2 5. Issues of Law. A brief statement of the disputed points of law with respect to liability and 3 damages with reference to statutes and decisions relied upon. Extended legal argument is not 4 necessary. Reference may be made to memoranda and points and authorities previously filed. 5 6. Relief Sought. A statement of the relief claimed, including a particularized itemization of 6 all elements of damages. 7 7. Prior Settlement Discussions. A summary of prior settlement activity between the parties, 8 including settlement offers and responses thereto. 9 8. Litigation Costs. A brief statement of the approximate litigation costs to date and the 10 estimated cost and time projected for further discovery, pretrial proceedings and trial. 11 9. Settlement Analysis. A brief and forthright evaluation of the strengths and weaknesses of 12 your case and the probabilities of prevailing on the major issues in dispute. 13 10. Discrete Issues. Are there any discrete issues affecting the parties which, if resolved, 14 would aid in the disposition of the case. 15 11. Current Settlement Position. Set forth a reasonable proposal of settlement. 16 Parties are encouraged to participate and frankly discuss their case. Statements they make 17 during the conference will not be admissible at trial to prove or disprove liability in the event the 18 case does not settle. The parties should be prepared to discuss such items as their settlement 19 objectives, any impediments to settlement that they perceive, whether they have enough information 20 to discuss settlement and, if not, what additional information is needed and the possibility of a 21 creative resolution of the dispute. 22 Any request to continue the Settlement Conference shall be submitted in writing as soon as 23 possible after consultation with the opposing party. Submission by facsimile is acceptable at 24 facsimile number 408/535-5354. 25 The parties shall notify Magistrate Judge Seeborg's Chambers **immediately** at 408/535-5357 26 if this case settles prior to the date set for Settlement Conference. 27 SETTLEMENT CONFERENCE ORDER 28 CASE NO. 5:07 CV 5740 JF 3

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| 1 | IT IS SO ORDERED. |
| 2 | Dated: June 18, 2009 |
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| 4 | /s/ Richard Seeborg RICHARD SEEBORG |
| 5 6 | United States Magistrate Judge |
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| 27 | SETTLEMENT CONFERENCE ORDER |
| 28 | CASE NO. 5:07 CV 5740 JF 4 |
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United States District Court For the Northern District of California