For the Northern District of California

1	1		
2			
3	3		
4	4		
5	5		
6	6		
7	IN THE UNITED STATES DISTRICT COURT		
8	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
9	SAN JOSE DIVISION		
10		OS. 5:12-cv-01839 EJD; 02729 EJD	
11	ORDER	CONTINUING CASE	
12	V.	GEMENT CONFERENCES	
13	NATURES OWN PHARMACY, LLC, et. al.,		
14			
15	Defendant(s).		
16 17			
18	MARBLE BRIDGE FUNDING GROUP, INC.,		
19			
20	Plaintiff(s),		
21	EULER HERMES AMERICAN CREDIT INDEMNITY COMPANY,,		
22			
23	Defendant(s).		
24	24		
25	Having reviewed the parties' Joint Case Management Conference Statement filed in case		
26	number 5:12-cv-02729 (see Docket Item No. 61) and considering the parties' desire to attempt		
27	resolution of these actions through Early Neutral Evaluation ("ENE"), the court finds that a Case		
28	Management Conference is premature at this time. According	Management Conference is premature at this time. Accordingly, the Case Management Conferences	
	1 CASE NO. 5:12-cv-01839 EJD; 5:12-cv-02729 EJD ORDER CONTINUING CASE MANAGEMENT CONFERENCES		

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

23

24

25

26

27

28

scheduled for February 22, 2013, are each CONTINUED to May 3, 2013, at 10:00 a.m. subject to the following orders:

- 1. The parties shall participate in an ENE on or before March 1, 2013, unless the deadline is otherwise extended by the court upon a showing of good cause;
- 2. If the ENE proves unsuccessful, Euler Hermes American Credit Indemnity Company shall promptly thereafter request entry of default from the clerk against Nature's Own, Inc. pursuant to Federal Rule of Civil Procedure 55(a) in case number 12-2729;
- 3. Any party requesting a stay of these actions due to the pendency of criminal proceedings shall file and serve a noticed motion requesting such relief or present an appropriate stipulation for consideration by the court;
- 4. Any disputes concerning discovery or disclosure, including the apparent dispute related to the transfer of documents to criminal defense counsel, are referred to the assigned magistrate judge who is available to hear motions to compel;
- 5. Unless both actions are settled or stayed, the parties shall file an updated Joint Case Management Statement in both cases on or before April 26, 2013, which provides, inter alia, a proposed schedule for each case. The parties are notified that the court will issue scheduling orders at the continued Case Management Conferences should they proceed.

IT IS SO ORDERED.

Dated: February 20, 2013

22

United States District Judge