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v. Ca	stle Creations Inc et al			D			
	Case 3:07-cv-00725-BEN-AJB Do	cument 3	Filed 04/25/2007	Page 1 of 4			
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9			TRICT COURT				
10	SOUTHERN I	DISTRICT (OF CALIFORNIA				
11	HELMUT GOESTL,) Civi	l No.07cv0725 BEN (.	AJB)			
12	Plaintiff,)					
13	V.) EVA	 ORDER SETTING EARLY NEUTRAL EVALUATION CONFERENCE; DEFENCE SCHEDULE AND DEFENCE 				
14	CASTLE CREATIONS, INC., a Kansas Corporation and DOES 1 through 100, inclusive,) BRIEFING SCHEDULE AND BRIEFING) REQUIREMENTS 					
15	Defendants.)					
16		_)					
17	IT IS HEREBY ORDERED that an Early Neutral Evaluation of the above entitled action will be						
18	held on <i>May 31, 2007</i> at <i>10:00 a.m.</i> in the ch	hambers of J	udge Anthony J. Batta	glia, U.S. Courts			
19	Building, 940 Front St., Room 1145, San Die	ego, Califorr	nia.				
20	<u>Mandatory</u>	Appearance	e Requirements				
21	Pursuant to Civil Local Rule 16.1.c of the Local Rules of the United States District Court for the						
22	Southern District of California, all counsel a	Southern District of California, all counsel and each party, in addition to any other person(s) who					
23	has full and unlimited authority ¹ to negoti	iate and ente	er into a binding settl	<u>ement must appear in</u>			
24							
25	¹ "Full authority to settle" means tha	t the individ	uals at the settlement of the settlement to	conference be authorized			
26	to fully explore settlement options and to agree at that time to any settlement terms acceptable to parties. <u>Heileman Brewing Co., Inc. v. Joseph Oat Corp.</u> , 871 F.2d 648 (7 th Cir. 1989). The pers needs to have "unfettered discretion and authority" to change the settlement position of a party.						
27 <u>v. Brinker Int.'1, Inc.</u> , 216 F.R.D. 481, 485-86 (D. Ariz. 2003). The purpose of requiring a							
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1	person at the conference and must be prepared to discuss the claims, defenses and damages.				
2	Governmental entities may appear through litigation counsel only. As to all other parties,				
3	appearance by litigation counsel only is not acceptable. The parties must be prepared to present				
4	demands and offers of settlement. The failure of any counsel, party or authorized person subject to				
5	this order to appear in person will result in the immediate imposition of sanctions. Sanctions will				
6	include, but will not be limited to, the attorneys' fees and travel costs of the other parties in the case. In				
7	addition, the conference will not proceed and will be reset to another date.				
8	In cases where a party is incarcerated at the time of the scheduled conference, arrangements				
9	will be made for the incarcerated party to appear telephonically.				
10	Preparing for the ENE				
11	Plaintiff's counsel must give notice of the Early Neutral Evaluation conference to all defendants				
12	making an appearance after the date of this notice.				
13	All conference discussions will be informal, off the record, privileged and confidential.				
14	In preparation for the Early Neutral Evaluation Conference, plaintiff(s) must submit a settlement				
15	brief to chambers, through their counsel where applicable, by e-mail to efile_battaglia@casd.uscourts.g-				
16	ov AND serve it on all other counsel and any unrepresented parties by May 17, 2007.				
17	Plaintiff(s) brief must include the following:				
18	1. A brief description of the case and the claims asserted;				
19	2. A specific and current demand for settlement addressing all relief or remedies sought. If				
20	a specific demand for settlement cannot be made at the time the brief is submitted, then				
21	the reasons therefor must be stated along with a statement as to when the plaintiff(s) will				
22	be in a position to state a demand; and				
23	3. A brief description of any previous settlement negotiations, mediation sessions or				
24	mediation efforts.				
25					
26	unlimited settlement authority to attend the conference includes that the persons view of the case may be altered during the face to face conference. Pitman at 486. A limited or a sum certain of authority is not				
27	adequate. <u>Nick v. Morgan's Foods, Inc.</u> , 270 F.3d 590 (8 th Cir. 2001).				

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1	Defendant(s) must submit a settlement brief to chambers, through counsel where applicable, by					
2	e-mail to efile_battaglia@casd.uscourts.gov and serve it on all other counsel and any unrepresented					
3	parties by <i>May 24, 2007</i> .					
4	Defendant(s) brief must include the following:					
5	1. A brief description of the defendant(s) position concerning plaintiff(s) allegations, any					
6	defenses and any counter-claims or set-offs asserted;					
7	2. A specific and current response to plaintiff(s) demand and the defendant(s) specific offer					
8	of settlement; and,					
9	3. A brief description of any previous settlement negotiations, mediation sessions or					
10	mediation efforts.					
11	General statements that a party will "negotiate in good faith" is not a specific demand or offer					
12	contemplated by this Order. It is assumed that all parties will negotiate in good faith.					
13	The briefs are limited to five (5) pages and must not include exhibits, attachments, or incorporate					
14	by reference the pleadings on file or other material.					
15	Request for Continuance or to Vacate ENE date					
16	Absent extraordinary circumstances, a request to continue the ENE will <u>not</u> be considered					
17	unless submitted via a joint motion to continue the date no less than fourteen days prior to the					
18	scheduled conference.					
19	Any request to continue the conference or request for relief from any of the provisions or					
20	requirements of this Order must be sought by a written ex parte application. The application must be					
21	supported by a declaration of counsel setting forth the reasons and justifications for the relief requested;					
22	confirm compliance with Civil Local Rule 26.1; and, report the position of opposing counsel or any					
23	unrepresented parties subject to the Order.					
24	If the case is settled in its entirety before the scheduled date of the conference, counsel and any					
25	unrepresented parties must still appear in person, unless a joint motion to vacate a conference date due					
26	to the complete settlement of the case is submitted no less than 24 hours before the scheduled confer-					
27	ence.					

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2	<u>Future Proceedings</u>					
3	In the event the case does not settle at the Early Neutral Evaluation Conference, and where the					
4	parties have not yet held the Rule 26(f) conference or made initial disclosures, the parties shall also be					
5	prepared to discuss the following matters at the conclusion of the conference:					
6	1.	Any anticipated objections under Federal Rule of Civil Procedure 26(a)(1)(E) to the	ie			
7	:	initial disclosure provisions of Federal Rule of Civil Procedure 26(a)(1)(A-D);				
8	2.	The scheduling of the Federal Rule of Civil Procedure 26(f) conference;				
9	3.	3. The date of initial disclosure and the date for lodging the discovery plan following the				
10		Rule 26(f) conference; and,				
11	4.	The scheduling of a Case Management Conference pursuant to Federal Rule of Civ	vil			
12		Procedure 16(b).				
13	The Court will issue an appropriate order addressing these issues and setting dates as appropri-					
14	ate. Questions regarding this case may be directed to the Judge's chambers at (619) 557-3446.					
15	IT IS SO	O ORDERED.				
16						
17	DATED: Apri	1 24, 2007				
18		Hon. Anthony J. Battaglia				
19		U.S. Magistrate Judge United States District Court				
20		United States District Court				
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