. .

1.4

UNITED STATES DISTRICT COURT

SOUTHERN DISTRICT OF CALIFORNIA

FRANK IGLIS AND TERESA INGLIS,

Plaintiffs,

PARTE MOTION FOR GENERAL

V.

COUNSEL TO APPEAR

TELEPHONICALLY AT THE

D.R. HORTON, INC., JAMES

PRITCHETT, and DOES 1-10,

Defendants.

Case No. 08cv1825-JM (BLM)

PARTE MOTION DEFENDANTS' EX

MANDATION FOR GENERAL

COUNSEL TO APPEAR

TELEPHONICALLY AT THE

MANDATORY SETTLEMENT

CONFERENCE

Defendants.

On February 5, 2009, counsel for Defendants D.R. Horton, Inc. and James Pritchett filed an ex parte motion requesting that David Morice, General Counsel for D.R. Horton, Inc., be allowed to appear telephonically at the February 12, 2009 Mandatory Settlement Conference ("MSC"). Doc. No. 15. In support, counsel represents that Mr. Morice lives and works in Texas and therefore personal attendance at the conference would cause an undue burden. <u>Id.</u> Additionally, counsel represents that an independent adjustor with full settlement authority will appear in person at the MSC. <u>Id.</u>

Good cause appearing, the Court hereby **GRANTS** Defendants' ex parte motion. Mr. Morice may appear telephonically at the MSC set for **February 12, 2009** at **1:30**. In order for the Court to initiate the call,

08cv1825-JM (BLM)

Defendants' counsel shall contact the Court in advance of the MSC to provide Mr. Morice's contact information. Counsel for all parties and all other names parties must personally appear at the MSC. Failure to comply with this order may result in the imposition of sanctions.

BARBARA L. MAJOR

United States Magistrate Judge

IT IS SO ORDERED.

DATED: February 5, 2009