must "treat the informal negotiation process as a substitute for, and not simply a formal prerequisite to, judicial review of discovery disputes." *Id.* This is done when the parties "present to each other the merits of their respective positions with the same candor, specificity, and support during the informal negotiations as during the briefing of discovery motions." *Id.* 

Here, the Plaintiff has not provided a statement relating to a meet and confer. Thus, the Court cannot determine whether any discussion occurred nor whether such a discussion was meaningful. Accordingly, Court intervention in this matter is not appropriate at this time.

## **CONCLUSION**

Based on the foregoing, and good cause appearing therefore,

IT IS HEREBY ORDERED that Plaintiff's Emergency Motion to Strike New Prime's Designated Expert Witness; Report (#93) is **DENIED**.

DATED this 22nd day of January, 2013.

NANCY J. KOPPE United States Magistrate Judge