1		
2		
3		
4		
5	UNITED STATES DISTRICT COURT	
6	DISTRICT OF NEVADA	
7		
8	CHRISTOPHER WRANIK,	
9	Plaintiff, Case No. 2:14-cv-02030-APG-PAL	
10	vs. $\left\langle \begin{array}{c} \underline{ORDER} \end{array} \right\rangle$	
11	WYNDHAM VACATION OWNERSHIP, INC.; EMPLOYEE(S)/AGENTS DOES 1-10; and ROE CORPORATIONS 11-20, inclusive	
12	CORPORATIONS 11-20, inclusive	
13	Defendant.	
14)	
15	This matter is before the Court on Defendant Wyndham Vacation Ownership's Motion fo	r
16	Exception to Attendance Requirements for Early Neutral Evaluation Session (#15), filed on	
17	January 15, 2015.	
18	The Defendant requests permission to excuse its insurance representative from the ENE	
19	session due to the high deductible insurance policy covering this matter. Given this policy,	
20	Defendant has shown good cause to excuse the insurance representative. Defendant also request	s
21	that Peter Wendzel be excused from personal attendance at the ENE session for the sake of	
22	economy and convenience. This is insufficient, especially in light of Mr. Wendzel's "binding	
23	authority to settle the matter." Accordingly,	
24		
25	••••	
26		
27		
28	••••	

IT IS HEREBY ORDERED that Defendant's Motion for Exception to Attendance Requirements for Early Neutral Evaluation Session (#15) is **granted in part and denied in part**. The Defendant's insurance representative is excused from personal attendance. Peter Wendzel is not excused from personal attendance.

DATED this 16th day of January, 2015.

ac Folig (

GEORGE FOLEV, JR. United States Magistrate Judge