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8		DISTRICT COURT		
9	WESTERN DISTRICT OF WASHINGTON AT TACOMA			
10	PORT OF VANCOUVER, USA			
11	Plaintiff,	CASE NO. 3:17-CV-5571-RSL		
12		ORDER SETTING SETTLEMENT		
13	V.	CONFERENCE		
14	PACIFIC COAST SHREDDING LLC			
15	Defendants.			
16	This matter has been referred to United States Magistrate Judge David W. Christel to			
17	conduct a Settlement Conference. Accordingly, IT IS HEREBY ORDERED that a Settlement			
18	Conference is set to take place on January 11, 2021 before United States Magistrate Judge David			
19	W. Christel, via Zoom.			
20	IT IS FURTHER ORDERED:			
21	1. Each party and their counsel shall come to the Settlement Conference prepared			
22	with a reasonable plan to resolve and fully settle and are expected to participate in the Settlement			
23	Conference with a mindset, attitude and creative approach of being problem solvers.			
24	ORDER SETTING SETTLEMENT CONFERENCE - 1			

## Case 3:17-cv-05571-RSL Document 156 Filed 12/14/20 Page 2 of 5

1 2. Counsel for each party (and the party if so desired) shall separately confer with 2 the undersigned by telephone prior to the Settlement Conference and be prepared to discuss the 3 items set forth on Attachment "A," including: 4 a candid summation of its assessment of the strengths of its case and the strengths A. 5 of the opposing party's case, 6 Β. a review of the facts, provable damages, assessment of its probability or prevailing on any disputed facts and on any rulings of law, and a brief discussion 7 of any legal authority which the party contends would enhance its position at trial, 8 C. the specific reasons why the case should settle, and 9 a history of any past negotiations. D. 10 3. All parties shall be personally present at the Settlement Conference and must be 11 represented by lead or chief counsel authorized to participate in settlement negotiations. In the 12 case of businesses, corporations, governmental entities, etc., a representative for every party with 13 full settlement authority must be personally present at the Settlement Conference. If any of the 14 parties are appearing or defending the action under an insurance agreement, an insurance 15 company/risk pool representative fully authorized to settle the case must be personally present at 16 the Settlement Conference. In sum, all parties in this matter necessary to conduct an effective 17 Settlement Conference shall be personally represented by someone in attendance at the 18 Settlement Conference with full settlement authority. 19 4. All information provided to and communications with the settlement judge shall 20 be held in confidence unless the party providing it authorizes its disclosure. All written material 21 submitted will be returned to the submitting party or shredded upon termination of the settlement 22 proceedings.

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24 ORDER SETTING SETTLEMENT CONFERENCE

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## Case 3:17-cv-05571-RSL Document 156 Filed 12/14/20 Page 3 of 5

1				
2	5. All oral statements, written documents, or other materials considered during the			
3	settlement procedure shall be held in confidence and may not be used in any way against any			
4	party to this litigation.			
5	6. None of the matters or information discussed during the conference will be			
6	communicated to the trial judge.			
7	Dated this 14th day of December, 2020.			
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9	MoChustel			
10	David W. Christel			
11	United States Magistrate Judge			
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24	ORDER SETTING SETTLEMENT CONFERENCE - 3			

## Case 3:17-cv-05571-RSL Document 156 Filed 12/14/20 Page 4 of 5

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2		ATTACHMENT "A" Settlement Conference QUESTIONNAIRE
3	1.	Statement of facts pertinent to settlement.
4		
5	2.	Plaintiff(s)' theories of recovery (if not obvious).
6		
7	3.	If liability not admitted, bona fide defenses and counterclaims tendered by Defendant(s).
8		
9	4.	Damages - Plaintiff(s) should list the specials incurred and claimed. Do not use the
10		maximum possible figures but what is deemed reasonable and what will be presented at
11		trial. List any special and general damages separately. Defendant(s) should list what is
12		claimed to be a reasonable amount where items are contested.
13		
14	5.	Summarize the bona fide disputes regarding damages.
15		
16	6.	Weaknesses.
17		
18	7.	Plaintiff(s)' evaluation of fair settlement. \$
19		
20	8.	Defendant(s)' evaluation of fair settlement. \$
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23		
24	ORDER - 4	R SETTING SETTLEMENT CONFERENCE

## Case 3:17-cv-05571-RSL Document 156 Filed 12/14/20 Page 5 of 5

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2	9. If Plaintiff(s) recover a judgment, is the question of apportionment of and liability among
3	Defendant(s) a factor affecting negotiations?
4	
5	10. Are there viable sources from whom Defendant(s) may seek contribution?
6	
7	11. Do you feel the other party has negotiated in good faith?
8	
9	12. Does either party know of any other factors which may impact these negotiations?
10	12. De alient and attempts agree on the actilement value?
11	13. Do client and attorney agree on the settlement value?
12	14. Are there any factors not readily apparent which could hamper settlement negotiations?
13	
14	15. State your opinion as to the bona fide chance for settlement in this matter.
15 16	
10	16. Are there legal questions which effectively bar serious settlement negotiations?
18	
19	Expenses of litigation:
20	To date: \$ Estimate of present to conclusion: \$
21	
22	
23	
24	ORDER SETTING SETTLEMENT CONFERENCE
	- 5