Superior Court of California County of Santa Barbara

CADRe

(Court-Administered Dispute Resolution)

Program Information

DO YOU HAVE A PENDING CIVIL CASE?

This brochure explains the Santa Barbara Superior Court's CADRe Program. CADRe is the Court's Alternative Dispute Resolution (ADR) office. CADRe is not a lawyer referral service nor an investigative or enforcement agency and CADRe staff cannot give legal advice.

CADRe typically becomes involved in a civil case after the judge refers the case to the program at the first Case Management Conference. CADRe offers litigants a variety of options to enable faster resolution of civil disputes.

WHY DOES THE COURT SUGGEST ADR?

ADR can be speedier and less costly than litigation. It can permit more participation by the litigants and more flexibility in finding ways to resolve a dispute, resulting in greater satisfaction with the outcome.

ADR is not appropriate for every case, however. It requires the parties to cooperate with each other to end the dispute. It may not be effective if it occurs before the parties have sufficient information to resolve the dispute. There are usually costs associated with using an ADR process and timing guidelines to consider.

The CADRe staff will screen cases for their suitability for ADR, as well as those cases that need a pro bono or reduced-fee arrangement.

The CADRe program began accepting cases in July of 1999. As of April 2005 the program enjoys a total resolution rate of nearly 83%. Comprehensive statistics on the program's performance are available at the CADRe office.

SMALL CLAIMS & CIVIL HARASSMENT CASES

The court offers mediation of Small Claims and Civil Harassment Restraining Order cases through the Conflict Solutions Center. Any party to a Small Claims or Civil Harassment Restraining Order case can request mediation by calling the Conflict Solutions Center office in Santa Barbara at (805) 963-6765 or in Santa Maria at (805) 349-8943.

ACCESSING THE CADRe PROGRAM

Before the initial 120-day Case Management Conference (CMC), counsel and their clients are expected to discuss ADR options for the case and complete the *Case Management Statement [CM110]*. This form must be served on the other parties and filed with the court no later than (15) days prior to the CMC.

Referrals to CADRe are usually made at the CMC. The nature of any referral to CADRe will depend on the judge's determination of the amount in controversy at the CMC. If this amount does not exceed \$50,000.00, the judge may order the case to "Limited Mediation." If the amount in controversy exceeds \$50,000.00, the judge may order the case to "CMADRESS."

Whatever the judge orders regarding ADR, the parties can go directly to the CADRe office, or call CADRe at 805-882-4661 for a brief conference. CADRe staff will discuss ADR options and explain program procedures to allow the parties to comply with the judge's order.

WHAT IS "CMADRESS?"

As of July 2005, the civil departments countywide have implemented "CMADRESS" [Case Management Alternative Dispute Resolution Early Settlement Session]. If the judge so orders, **trial counsel and their clients** will be required to attend an early settlement session with a neutral assigned by the CADRe office, usually within 60 days of the date of the judge's order. The neutral will address the potential benefits of ADR for the case and begin efforts at early settlement if indicated. Contact the CADRe office for more information about CMADRESS.

CASES INVOLVING \$50,000.00 OR LESS

If the amount in controversy in the case is \$50,000.00 or less (CCP §1141), CADRe offers:

<u>Limited Mediation (In Lieu of Judicial Arbitration)</u>: Per Local Rule 1102, cases with an amount in controversy of \$50,000.00 or less that are subject to Judicial Arbitration may instead elect or be ordered to Limited Mediation by the judge.

The CADRe office will assign a mediator to the case, usually with input from the parties. CADRe staff can explain the assignment procedure to you. The first three (3) hours of mediation are provided free of charge to the parties (the court pays the mediator for this time period). Thereafter, the mediator may charge the parties a reduced hourly rate <u>not to exceed \$125.00</u> per hour.

NOTE: For Limited Mediation, you <u>must always</u> contact the CADRe office <u>first</u> for CADRe to assign a mediator to the case. If you contact a mediator independently without obtaining an LM assignment sheet from the CADRe office first, then you will be expected to pay the mediator's <u>market hourly</u> rate.

Next, you must contact the assigned mediator and set a mutually-agreeable date for the mediation with all participants and the mediator. *CADRe staff does not schedule the mediation.* Finally, you must deliver to the CADRe office (fax is acceptable as long as the entire document is legible) a completed *Stipulation and Order to ADR Process* form [SC2038]. **Please be sure to include the mediation date information (Item 3)**. The stipulation form is incomplete without this date, and CADRe cannot file the form until it is complete. Contact CADRe for help with the stipulation form.

CASES INVOLVING OVER \$50,000.00 IN CONTROVERSY (OR AT YOUR OPTION)

If all parties agree on an ADR process you then select a neutral person to conduct the process.

CADRe maintains five separate panels of neutrals, but you are free to use a non-CADRe neutral if you wish. Comprehensive information on CADRe panelists (including their backgrounds,

qualifications, and styles of practice) is available on the CADRe website at www.sbcadre.org OR at the CADRe office. CADRe does not schedule the ADR process. You then contact the neutral and arrange a mutually-agreeable date for the ADR process, and then deliver to the CADRe Office (by fax is acceptable if the entire document is legible) a completed Stipulation and Order to ADR Process form [SC2038]. Please be sure to include the process date information (Item 3). The stipulation form is incomplete without this date, and CADRe cannot file the form until it is complete. Contact CADRe for help with the stipulation form.

Unless otherwise agreed, litigants will share the cost of the neutral they select.

If the amount in controversy in the case exceeds \$50,000.00, CADRe offers:

<u>CADRe Mediation</u>: The mediator you select helps you negotiate a mutually-acceptable resolution to the case. The mediator does not impose a decision on you, but rather assists you in exploring options for resolution, typically focusing on the parties' interests. The disputants retain total control of the outcome.

Mediation is a confidential process (Evidence Code §1115-1128). Statements made in mediation cannot be repeated in court. The mediator does not communicate with the court except to file a *Statement of Agreement or Non-Agreement* (Form ADR-100).

<u>Neutral Evaluation (NE)</u>: The neutral you select evaluates the claims and supporting evidence. and offers an assessment of the merits of the case. The evaluator can clarify the central issues in dispute, assist with discovery and motion planning, or with an informal exchange of key information, or even facilitate settlement discussions when requested by the parties. These assessments are not binding, however, equipped with this information, cases frequently settle within a short time after the NE.

<u>Binding Arbitration</u>: The neutral you select hears the evidence in your case, makes a determination, and issues an award. Binding arbitration is final. It brings closure with very few rights of appeal.

<u>Special Master</u>: The neutral you select works with you to customize an appropriate dispute resolution process to meet your particular needs. Special Master processes can include: settlement conferences with a member of our Settlement Master panel, Discovery Referees to assist in resolving discovery disputes in complex cases, Judges Pro Tem to serve as adjudicators, Private Judges for private mini-trials, or any custom process the parties choose to design.

TIMING GUIDELINES, CODES & RULES

Under Local Rule 1102, parties are to complete and return the ADR Stipulation to the CADRe office within ten (10) days of either the CADRe conference or the Case Management Conference where the judge referred the case to the CADRe program.

The ADR process should be completed within sixty (60) days after filing the ADR stipulation unless otherwise permitted by the judge.

Within ten (10) days after the final ADR session, the neutral will file a *Statement of Agreement* or *Non-Agreement* (Form ADR-100) with the court via the CADRe office, and will serve it on all parties [refer CRC 3.875].

NOTE: It is the mediator's sole responsibility to serve the ADR-100 document on the parties and file the original with the court. The parties are not responsible for serving or filing the ADR-100, but they must still file the usual settlement documents if the mediation ends in agreement [CRC 3.1385]. The mediator's ADR-100 does not take the place of the parties' Notice of Settlement or Request for Dismissal.

Parties in mediation retain the right to obtain discovery to the extent available under the Civil Discovery Act of 1986 (CCP §1775.11).

Mediation is a confidential process. Statements made in mediation cannot be repeated in court. (CA Evidence Code §1115-1128). <u>Mediation briefs should ONLY be sent to the mediator and NOT filed with the court (CA Evidence Code §1119).</u>

MEDIATION ATTENDANCE

CALIFORNIA RULES OF COURT, RULE 3.874 (APPEARANCE AT MEDIATION SESSIONS)

The parties shall personally appear at the first mediation session, and at any subsequent session unless excused by the mediator. When the party is other than a natural person, it shall appear by a representative with authority to resolve the dispute or, in the case of a governmental entity that requires an agreement to be approved by an elected official or legislative body, by a representative with authority to recommend such agreement. Each party is entitled to have counsel present at all mediation sessions that concern it, and such counsel and an insurance representative of a covered party also shall be present or available at such sessions, unless excused by the mediator. (*Adopted, eff. March 1, 1994*)

SANTA BARBARA SUPERIOR COURT CADRe RULE

SANTA BARBARA SUPERIOR COURT, RULE 1102 COURT ADMINISTERED DISPUTE RESOLUTION (CADRe)

- a. [Service and Filing] As part of the service and proof of service of complaints, the plaintiff(s) shall include a copy of the Court Administered Dispute Resolution (CADRe) Program Information and a Stipulation and Order to Alternative Dispute Resolution (ADR) Process form per CRC 3.221(c). Not later than fifteen (15) days before the 120-day Case Management Conference prescribed by Rule 1309(d) of this Court, all counsel shall file with the court a completed Case Management Statement [CM-110] and serve it on all other parties. At the Case Management Conference, the Court will make a determination of the amount in controversy, in the manner provided by Section 1141.16 of the Code of Civil Procedure.
- **b.** [ADR Consultation] At the court's discretion, counsel and parties may be required to attend a consultation with the staff of the Court's CADRe Program within ten (10) days of the 120-day Case Management Conference or as otherwise directed by the court. Parties and counsel shall be fully prepared to discuss with the court and CADRe staff the appropriate dispute resolution method(s) for the case.
- **c.** [Timing, Disposition and Reporting] If an ADR process is selected, counsel shall file with the court a fully-executed *Stipulation and Order to Alternative Dispute Resolution (ADR) Process* form within ten (10) days after the later of either:
- (i) the 120- day Case Management Conference, or
- (ii) the CADRe Consultation, indicating their participation in an ADR process.

SANTA BARBARA SUPERIOR COURT, RULE 1102, continued

The parties shall conduct the ADR process within sixty (60) days of filing the ADR Stipulation, unless otherwise agreed to by the court. The Neutral shall file with the court a *Statement of Agreement or Non-Agreement [ADR-100]* within ten (10) days of the final ADR session. All reports to the Court by any mediator shall strictly comply with Section 1115 et. seq. of the California Evidence Code, regarding disclosure of confidential or privileged information.

Cases that do not resolve through the use of an ADR process shall proceed to trial in accordance with these rules. Participation in an ADR process shall not affect time periods specified in the Trial Court Delay Reduction Act. Upon any settlement or other disposition of a case, other than by trial, wherein an ADR process has occurred or is pending, notice of such disposition shall be given to all parties, to the Court, to the arbitrator or other ADR neutral involved in the case, and also to the Court's CADRe Program, in the manner required by Rule 3.1385 of the California Rules of Court.

d. [Mediation in lieu of Judicial Arbitration] Civil cases with an amount in controversy of \$50,000.00 or less that are subject to Judicial Arbitration (CCP §1141 et. seq.) may be ordered to Limited Mediation in lieu of Judicial Arbitration (CCP §1775 et. seq.) at the request of the parties or the discretion of the court.

(Adopted 01-01-98. As amended, eff. 01-01-05)

THE CADRe WEBSITE - www.sbcadre.org

Please visit the CADRe website at **www.sbcadre.org**. There you will find comprehensive information on all of the CADRe neutrals, and a listing of panelists by areas of expertise.

The site also includes all of the applicable rules and code sections. Also, all forms referred to in this brochure are available on the site in editable PDF format. The site also contains published articles of interest.

Santa Barbara Superior Court CADRe Program Vance Saukko, CADRe Director

In Santa Barbara:

Santa Barbara Superior Court 1100 Anacapa Street Santa Barbara, CA 93101 805-882-4661 805-882-4613 (fax) (In Family Court Services, ground floor, near Dept. 6) E-Mail: Website: cadre@sbcourts.org www.sbcadre.org

In Santa Maria *

Santa Barbara Superior Court 312-C East Cook Street Santa Maria, CA 93454 805-614-6555 805-614-6616 (fax) (In the Cook Division Civil Clerk's Office)

*Please call for hours & availability.

ATTOR	NEY OR PARTY WITHOUT ATTORNEY (NAME AND ADDRESS):	TELEPHONE NO.:	FOR COURT USE ONLY	
ATTOR	NEY FOR (Name):			
ST MA	RIOR COURT OF CALIFORNIA, COUNTY OF SANTA BAR REET ADDRESS: ILING ADDRESS: / AND ZIP CODE:	RBARA		
	BRANCH NAME:			
PLAINT	IFF/PETITIONER:			
DEFEN	DANT/RESPONDENT:			
	STIPULATION AND ORDER TO ALTERN	ATIVE	CASE NUMBER:	
	DISPUTE RESOLUTION (ADR) PROCE	ESS	ASSIGNED JUDGE:	
			AGGIGNED GODGE.	
MANI	DATORY SETTLEMENT CONFERENCE DATE (if app	olicable):	<u> </u>	
This f	ully executed stipulation must be returned to the CADF	Re office by:	(Fax 805-882-4613)	
	parties will appear at such hearing with persons ha Rules of Court, Rule 3.874: a. Amount in Controversy is \$50,000.00 or under: Judicial Non-binding Arbitration (CCP 11 Limited Mediation with Mediator Assigne b. Amount in Controversy exceeds \$50,000.00: Binding Arbitration CADRe Mediation Neutral Evaluation Special Master Other:	41.12)		
2.	THE ADR PROCESS WILL BE CONDUCTED BY: Neutral's Name:	Phono		
3.	THE MEDIATION (OR OTHER ADR PROCESS) W	Phone: /ILL OCCUR ON (mm/c	ld/vv):	
4.	PARTY REPRESENTATIVES: X	X For Defendant:		
	Address:			
	City/St/Zip:			
	Tel / Fax:			
E-Mail: E-M (If additional signatures are required, please attact			E-Mail: attach an additional signature page)	
IT IS	SO ORDERED PURSUANT TO THE ABOVE STIPUL			
Date.		.luc	dge of the Superior Court	

· STATE OF CALIFORNIA - COUNTY OF SANTA BARBARA SUPERIOR COURT - CADRe PROGRAM

1100 Anacapa Street, Santa Barbara, CA 93101

www.sbcadre.org

Ph: (805) 568-3124 / Fax: (805) 568-3144 / E-Mail: cadre@sbcourts.org



CADRe Program Evaluation

Please complete this form and return to CADRe by fax, mail, or e-mail to the above address. You do not have to identify yourself, though you must if you wish contact by the CADRe Director . **NOTE: CADRe will share this evaluation with the Neutral unless you state otherwise below.** This form is also available online at www.sbcadre.org/forms/ct.htm. Thank you.

Case Name:		_Neutral's Name: 🔄	,		
Case No.:	Case No.: Your Name/Phone (OPTIONAL):				
** Please do NO	** Please do NOT share this evaluation with the Neutral.**				
1. Your Role:	1. Your Role: Litigant/Client Attorney Adjuster Other				
2. Process Used:	2. Process Used:				
CMADRESS	Mediation Arbitration Neutra	al Evaluation Othe	er:		
3. The ADR Proce	ss ended in:				
Full Agreement	Partial Agreement	Non-Agreement			
4. Length of ADR	process: Total Number of Hours:	Number of Ses	ssions:		
5. If applicable, ho	w much time or money, IF ANY, do you e	stimate you saved t	y using AD	R in this case?	
Please rate your satisfaction with the Neutral, any ADR process used, and with the CADRe program: [NA= Not Applicable 1=Strongly DISAGREE 3 = Neither Agree nor Disagree 5=Strongly AGREE] 1 2 3 4 5					
	ntained impartiality	\	2 3		
7. The process offered a setting conducive to resolution. NA					
	duly pressured to reach an agreement	NA 🗌			
	d good process skills				
10. The Neutral un	derstood the Issues of the case.	NA 🗆			
11. I would use thi					
^ .	s Neutral again	NA 🗆			
12. I would use the		NA 🗆			

Please write any additional suggestions or comments here. Use reverse side if necessary. CADRe is not seeking confidential or privileged information. Thank you for completing this evaluation.

			Olvi- i
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, Stale Bar number, and address):		FOR COURT USE ONLY	
·		•	
TELEPHONE NO.: FAX NO. (Optional):			
E-MAIL ADDRESS (Optional):			
ATTORNEY FOR (Name):			
SUPERIOR COURT OF CALIFORNIA, COUNTY OF			
STREET ADDRESS:	1		
MAILING ADDRESS:			
CITY AND ZIP CODE:			,
BRANCH NAME:			
PLAINTIFF/PETITIONER:			
DEFENDANT/RESPONDENT:			
CASE MANAGEMENT STATEMENT	CASE NUMBER:		
(Check one): UNLIMITED CASE LIMITED CASE			
(Amount demanded (Amount demanded is \$25,00	00		
exceeds \$25,000) or less)			
A CASE MANAGEMENT CONFERENCE is scheduled as follows:			
Date: Time: Dept.:	Div.:	Room:	
	DIV	Noon.	
Address of court (if different from the address above):			
Notice of Industrial Assessment To the control of t			
Notice of Intent to Appear by Telephone, by (name):			
INSTRUCTIONS: All applicable boxes must be checked, and the specif	ied information r	nust be provided.	
1. Party or parties (answer one):			
a. This statement is submitted by party (name):			
b. This statement is submitted by party (name). This statement is submitted jointly by parties (names):			
5 This statement is submitted jointly by parties (names).			
2. Complaint and cross-complaint (to be answered by plaintiffs and cross-complain	ants only)		
a. The complaint was filed on (date):			
b. The cross-complaint, if any, was filed on (date):			
2 Camilas (to be encoured by alsintiffs and areas counts in a to ank)			
Service (to be answered by plaintiffs and cross-complainants only)		b b	
a. All parties named in the complaint and cross-complaint have been serve	ed, nave appeared	i, or have been disir	iissea.
b The following parties named in the complaint or cross-complaint			
(1) have not been served (specify names and explain why not)):		
(2) have been served but have not appeared and have not bee	en dismissed (spe	cify names):	
	,,,	,	
(3) have had a default entered against them (specify names):			
c The following additional parties may be added (specify names, nature o	f involvement in ca	ase, and date by wh	ich
they may be served):			
4. Description of case			
	, including causes	s of action):	
·	ū		

			CIVI-110
	PLAINTIFF/PETITIONER:	CASE NUMBER:	
	DEFENDANT/RESPONDENT:		
4.	b. Provide a brief statement of the case, including any damages. (If personal injury damages claimed, including medical expenses to date [indicate source and amount], earnings to date, and estimated future lost earnings. If equitable relief is sought, described to the control of the case, including any damages. (If personal injury damages claimed, including any damages.)	estimated future medical experi	
5.	(If more space is needed, check this box and attach a page designated as Attachra Jury or nonjury trial The party or parties request a jury trial a nonjury trial. (If more than a requesting a jury trial):	ment 4b.) one party, provide the name of	each party
6.	 Trial date a The trial has been set for (date): b No trial date has been set. This case will be ready for trial within 12 months of trial, explain): c. Dates on which parties or attorneys will not be available for trial (specify dates and explain): 		
7.	Estimated length of trial The party or parties estimate that the trial will take (check one): a days (specify number): b hours (short causes) (specify):		
3.	Trial representation (to be answered for each party) The party or parties will be represented at trial by the attorney or party listed in the a. Attorney: b. Firm: c. Address: d. Telephone number: e. E-mail address: f. Fax number: g. Party representation is described in Attachment 8.	er:	ving:
١.	Preference		
Λ	This case is entitled to preference (specify code section):		
J.	in rule 3.221 to the client and reviewed ADR options with the client.	about the processes available the death of the ADR information package	hrough the
	(2) For self-represented parties: Party has has not reviewed the ADR in	formation package identified in	rule 3.221.
	 Referral to judicial arbitration or civil action mediation (if available). This matter is subject to mandatory judicial arbitration under Code of Civil Procedure section 1775.3 because the amount statutory limit. 	rocedure section 1141.11 or to nt in controversy does not exce	civil action ed the
	(2) Plaintiff elects to refer this case to judicial arbitration and agrees to limit reco	overy to the amount specified in	Code of
	(3) This case is exempt from judicial arbitration under rule 3.811 of the Californi	ia Rules of Courtor from civil ac	tion

PLAINTIFF/PETITION	NER:	CASE NUMBER:		
DEFENDANT/RESPONDENT:				
10. c. Indicate the ADR process or processes that the party or parties are willing to participate in, have agreed to participate in, or have already participated in (check all that apply and provide the specified information):				
	The party or parties completing this form are willing to participate in the following ADR processes (check all that apply):	participate in or have already completed an ADR process or processes, indicate the status of the processes (attach a copy of the parties' ADR		
(1) Mediation		Mediation session not yet scheduled Mediation session scheduled for (date): Agreed to complete mediation by (date): Mediation completed on (date):		
(2) Settlement conference		Settlement conference not yet scheduled Settlement conference scheduled for (date): Agreed to complete settlement conference by (date): Settlement conference completed on (date):		
(3) Neutral evaluation		Neutral evaluation not yet scheduled Neutral evaluation scheduled for (date): Agreed to complete neutral evaluation by (date): Neutral evaluation completed on (date):		
(4) Nonbinding judicial arbitration		Judicial arbitration not yet scheduled Judicial arbitration scheduled for (date): Agreed to complete judicial arbitration by (date): Judicial arbitration completed on (date):		
(5) Binding private arbitration		Private arbitration not yet scheduled Private arbitration scheduled for (date): Agreed to complete private arbitration by (date): Private arbitration completed on (date):		
(6) Other (specify):		ADR session not yet scheduled ADR session scheduled for (date): Agreed to complete ADR session by (date): ADR completed on (date):		

PLAINTIFF/PETITIONER:	CASE NUMBER:
DEFENDANT/RESPONDENT:	
 11. Insurance a. Insurance carrier, if any, for party filing this statement (name): b. Reservation of rights: Yes No c. Coverage issues will significantly affect resolution of this case (explain): 	
12. Jurisdiction Indicate any matters that may affect the court's jurisdiction or processing of this case Bankruptcy Other (specify): Status:	and describe the status.
 13. Related cases, consolidation, and coordination a. There are companion, underlying, or related cases. (1) Name of case: (2) Name of court: 	
(3) Case number: (4) Status: Additional cases are described in Attachment 13a. b. A motion to consolidate coordinate will be filed be	y (name party):
14. Bifurcation The party or parties intend to file a motion for an order bifurcating, severing, or action (specify moving party, type of motion, and reasons):	coordinating the following issues or causes of
15. Other motions The party or parties expect to file the following motions before trial (specify motions).	ring party, type of motion, and issues):
 16. Discovery a. The party or parties have completed all discovery. b. The following discovery will be completed by the date specified (describe a Party 	II anticipated discovery): <u>Date</u>
c. The following discovery issues, including issues regarding the discovery of anticipated (specify):	electronically stored information, are

		CM-
PLAINTIFF/PETITIONER:	,	CASE NUMBER:
DEFENDANT/RESPONDENT:		
17. Economic litigation a. This is a limited civil case (i.e., the amount demanded is of Civil Procedure sections 90-98 will apply to this case.		e economic litigation procedures in Co
b. This is a limited civil case and a motion to withdraw the discovery will be filed (if checked, explain specifically wh should not apply to this case):		
·		
•		
18. Other issuesThe party or parties request that the following additional ma	atters be considered or o	letermined at the case management
conference (specify):		
•		
 Meet and confer The party or parties have met and conferred with all part of Court (if not, explain): 	ties on all subjects requi	red by rule 3.724 of the California Rule
		•
 After meeting and conferring as required by rule 3.724 of the (specify): 	California Rules of Cou	rt, the parties agree on the following
		·
20. Total number of pages attached (if any)		
20. Total number of pages attached (if any):	,	
I am completely familiar with this case and will be fully prepared to dis as well as other issues raised by this statement, and will possess the the case management conference, including the written authority of the	authority to enter into si	ipulations on these issues at the time of
Date:		•
)	
(TYPE OR PRINT NAME)	(SIC	NATURE OF PARTY OR ATTORNEY)
	•	
(TYPE OR PRINT NAME)	(SIC	NATURE OF PARTY OR ATTORNEY)
	Additional sig	natures are attached.
•		
·		

,			
ATTOR	NEY OR PARTY WITHOUT ATTORNEY (NAME AND ADDRESS):	TELEPHONE NO.:	FOR COURT USE ONLY
ATTOR	NEY FOR (Name):		
SUPE	RIOR COURT OF CALIFORNIA, COUNTY OF SANTA BARB	SARA	
	REET ADDRESS;		
	ILING ADDRESS: ' AND ZIP CODE:		
	BRANCH NAME:		_
PLAINT	FF/PETITIONER:	•	
DEFEN	DANT/RESPONDENT:		·
	STIPULATION AND ORDER TO ALTERNA	TIVE	CASE NUMBER:
	DISPUTE RESOLUTION (ADR) PROCES		·
	·		ASSIGNED JUDGE:
MAN	DATORY SETTLEMENT CONFERENCE DATE (if applic	cable):	
This f	ully executed stipulation must be returned to the CADRe	office by:	(Fax 805-568-3144)
1.	STIPULATION REGARDING ALTERNATIVE DISPU The parties hereby stipulate that all claims in this act parties will appear at such hearing with persons having Rules of Court, Rule 1634: a. Amount in Controversy is \$50,000.00 or under: Judicial Non-binding Arbitration (CCP 114 Limited Mediation with Mediator Assigned by the Amount in Controversy exceeds \$50,000.00: Binding Arbitration CADRe Mediation Neutral Evaluation Special Master Other: THE ADR PROCESS WILL BE CONDUCTED BY:	ion shall be submitted ng full authority to res 1.12) by the CADRe Office	solve the dispute pursuant to California
	Neutral's Name:	Phone:	•
3.	THE MEDIATION (OR OTHER ADR PROCESS) WIL		dd/yy):
4.	PARTY REPRESENTATIVES:		•
	X For Plaintiff:	Χ	
	For Plaintiff: Name:	XFor Defendant:	
	Address:		
	City/St/Zip;	•	
	Tel/Fax:		
	E-Mail:		
	(If additional signatures are required, ple		signature page)
ITIS	SO ORDERED PURSUANT TO THE ABOVE STIPULA	ATION:	•
Date:	:	ly a	dgo of the Superior Court
		Ju	dge of the Superior Court