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8	UNITED STATES DISTRICT COURT				
9	SOUTHERN DISTRICT OF CALIFORNIA				
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11	MAURIZIO ANTONINETTI, et al.,		CASE NO. 0	06cv2671-J (WMc)	
12	Plair vs.	Plaintiff,		FOLLOWING EARLY LL EVALUATION ENCE, SETTING RULE 26 ANCE AND NOTICE OF	
13	vs.		CONFEREN		
14	CHIPTOLE MEXICAN GRILL, INC. ,		CASE MAN CONFEREN	AGEMENT	O1
15	Defend	dant.	COTTERE	CL	
16					
17	On April 16, 2007, the Court convened a telephonic Early Neutral Evaluation Conference i				
18	the above entitled action. Appearing for Plaintiffas Amy Vandeveld, Esq. Appearing for Defenda				
19	was Stacey Herter, Esq.				
20	Settlement could not be reached in the case at this time.				
21	The Court discussed compliance with Fed. R. Civ. P. 26 and based thereon, iss ues the				
22	following orders:				
23	1. Discovery from related case 05cv1660-J m ay be used in the current case. Counsel				
24	should not attempt to make over any discovery available from the related case.				
25	2. The Rule 26(f) conference shall be completed before <b>May 11, 2007</b> ;				
26	3. A discovery plan shall be lodged with Magistrate Judge McCurine, Jr. on or before				
27	May 21, 2007. Regarding each witness, the discovery plan will include the name				
28	most current address, nost c	urrent pho	one number, and a b	orief description of	the subje

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matter of his/her testimony. The discovery plan will also include the anticipated dates for the completion of both non-expert discovery and expert discovery; and,

- 4. The date of initial disclosure pursuant to Rule 26(a)(1)(A-D) shall occur before **May** 29, 2007;
- 5. COUNSEL AND PARTIES with full settlement authority are ordered to appear on June 7, 2007 at 2:00 p.m. in the chambers of United States Magistrate Judge William McCurine, Jr., 940 Front Street, Courtroom C, San Diego, California, 92101, for a Case Management Conference pursuant toFederal Rule of Civil Procedure 16(b)Full authority to settle means that the individual present at the settlement conference has the unfettered discretion and authorityto: 1) fully explore settlement options and to agree at that time to any settlement options; 2) agree at that time to any settlement terms acceptable to the parties; 3) change the settlement position of a party; and 4) negotiate monetary aw ards without being restricted to a specific sum certain.

Failure of any counsel or party to comply with this Order will result in the imposition of sanctions.

IT IS SO ORDERED.

DATED: April 20, 2007

Hon. William McCurine, Jr. U.S. Magistrate Judge United States District Court

McCwines

cc: Honorable Napoleon Jones U.S. District Court

All Counsel and Parties of Record