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8	UNITED STATES DISTRICT COURT				
9	EASTERN DISTRICT OF CALIFORNIA				
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12	JOSE ESCOBEDO,	NO. CIV. 1:15-00569 WBS MJS			
13	Plaintiff,	ORDER SETTING EARLY SETTLEMENT			
14	v.	CONFERENCE AND STAY			
15	JOSE G. CISNEROS,				
16	individually and dba CISNEROS TAQUERIA #2; NATIVIDAD				
17	CISNEROS, individually and dba CISNEROS TAQUERIA #2,				
18	Defendants.				
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21	The court has determined that this case is appropriate				
22	for an early settlement conference before the assigned magistrate				
23	judge. The parties shall contact the assigned magistrate judge's				
24	courtroom deputy no later than September 18, 2015, by phone or				
25	email to schedule an early settlement conference. The early				
26	settlement conference shall be conducted no later than October				
27	16, 2015. Contact information for the assigned magistrate judge				
28	is available at www.caed.uscourts.gov under the "Judges" tab.				
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Each party is ordered to have a principal with full 1 settlement authority present at the conference or be fully 2 3 authorized to settle the matter on any terms. No later than seven days before the date of the settlement conference, counsel 4 5 for each party shall submit a confidential Settlement Conference 6 Statement to the settlement judge. Such statements shall not be 7 filed, but shall be emailed to MJSorders@caed.uscourts.gov. Upon 8 emailing the Settlement Conference Statement, each party shall efile a one-page document entitled "Notice of Submission of 9 Confidential Settlement Conference Statement." 10 11 No later than seven days before the date of the early 12 settlement conference, counsel for each party shall file a waiver 13 of disqualification of the assigned magistrate judge pursuant to 14 Local Rule 270(b). Absent the filing of a waiver of 15 disqualification by each party, the settlement conference will be 16 vacated and reassigned to another magistrate judge. 17 To avoid the unnecessary expenditure of costs and 18 attorneys' fees, this action is hereby stayed pending conclusion 19 of the early settlement conference. No later than three days 20 after the settlement conference, the parties shall file a joint 21 statement indicating whether a settlement was reached. 22 The court hereby resets the Status (Pretrial 23 Scheduling) Conference for November 9, 2015 at 2:00 p.m. If a 24 settlement is not reached at the early settlement conference, the 25 parties shall submit an Amended Joint Status Report no later than 26 October 26, 2015. 27 IT IS SO ORDERED. 28 2

1		Dated:	September	10,	2015
2					Ailiam & Shabe
3					WILLIAM B. SHUBB
4					UNITED STATES DISTRICT JUDGE
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