1	Bill Lann Lee – CA State Bar No. 108452		
2	Julia Campins – CA State Bar No. 238023 LEWIS, FEINBERG, LEE, RENAKER & JACKSON, P.C.		
3	1330 Broadway, Suite 1800 Oakland, CA 94612		
4	Telephone: (510) 839-6824		
5	Facsimile: (510) 839-7839 Email: blee@lewisfeinberg.com		
6	jcampins@lewisfeinberg.com Timethy P. Foy. CA State Per No. 157750		
7	Timothy P. Fox - CA State Bar No. 157750 Amy Robertson (pro hac vice)		
8	FOX & ROBERTSON, P.C. 910 - 16th Street, Suite 610		
9	Denver, CO 80202 Telephone:(303) 595-9700		
10	Facsimile:(303) 595-9705 Email: tfox@foxrob.com arob@foxrob.com		
11	arob@toxrob.com		
12	Attorneys for Plaintiffs (additional counsel on next page)		
13	(daditional counsel on next page)		
14			
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17			
18	IN THE UNITED STATES DISTRICT COURT		
19	FOR THE NORTHERN DISTRICT OF CALIFORNIA		
20	TOR THE NORTHERN DISTRICT OF CALIFORNIA		
21	MIGUEL CASTANEDA on behalf of himself) Case No. C 08-4262 WHA	
22	and others similarly situated)	
23	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO SHORTEN TIME TO	
24	VS.	RESPOND TO AND SETTING BRIEFING SCHEDULE FOR	
25	BURGER KING CORPORATION,) PLAINTIFF'S MOTION TO COMPEL) REMOVAL OF CONFIDENTIAL	
26	Defendants.	DESIGNATION	
27))	
28		,	

1	Linda D. Kilb, Bar No. 136101
2	DISABILITY RIGHTS EDUCATION & DEFENSE FUND
3	2212 Sixth Street Berkeley, CA 94710
4	Telephone:(510) 644-2555
5	Facsimile:(510) 841-8645 E-mail: <u>lkilb@dredf.org</u>
6	Mari Mayeda, Bar No. 110947 P O Box 5138
7	Berkeley, CA 94705
8	Telephone: (510) 848-3331 Facsimile: (510) 841-8115
9	marimayeda@earthlink.net
	Antonio M. Lawson, Bar No. 140823 LAWSON LAW OFFICES
10	160 Franklin Street, Suite 204
11	Oakland, CA 94607 Telephone: (510) 419-0940
12	Facsimile: (510) 419-0948 tony@lawsonlawoffices.com
13	Attorneys for Plaintiff
14	Anomeys joi i tunnijj
15	
16	Michael D. Joblove (<i>pro hac vice</i>) Jonathan E. Perlman (<i>pro hac vice</i>)
17	GENOVESE JOBLOVE & BATTISTA P.A. Bank of America Tower
18	100 Southeast 2nd Street, 44th Floor Miami, Florida 33131
	Telephone: (305) 349-2300
19	Facsimile: (305) 349-2310 Email: mjoblove@gjb-law.com
20	jperlman@gjb-law.com
21	Clement L. Glynn, Bar No. 57117 Adam Friedenberg, Bar No. 205778
22	GLYNN & FINLEY, LLP One Walnut Creek Center
23	100 Pringle Avenue, Suite 500
24	Walnut Creek, CA 94596 Telephone: (925) 210-2800 Facsimile: (925) 945-1975
25	Facsimile: (925) 945-1975 Email: cglynn@glynnfinley.com
26	afriedenberg@glynnfinley.com
27	Attorneys for Defendant
28	

Plaintiff Miguel Castaneda and Defendant Burger King Corporation hereby stipulate as follows:

WHEREAS, the stipulated protective order signed by both parties and approved by the Court on December 31, 2008 (Dkt. #41) requires all disputes regarding the propriety of confidentiality designations to be resolved by the Court if the dispute cannot be resolved;

WHEREAS, pursuant to the protective order, Plaintiff desires to have the Court determine whether Burger King Corporation has properly designated the list of Burger King-leased restaurants as confidential;

WHEREAS, on February 12, 2009, the parties will already be in front of the Court for Defendants' Motion to Dismiss and Motion for Stay, at 8:00 a.m. as well as the Case Management Conference, at 11:00 a.m.;

WHEREAS, the parties desire to minimize counsel's need to travel and the inconvenience to the Court and to resolve issues in an expedient and efficient manner;

WHEREAS, the parties recognize that a shortened briefing schedule does not give the Court many days to review the briefs before the hearing, but believe that, because the dispute only involves one document, it may be briefed and considered in a shortened time period;

WHEREAS, the parties have agreed to a briefing schedule on the aforementioned motion to avoid inconvenience to the Court and parties;

THEREFORE, IT IS HEREBY STIPULATED between the parties as follows:

- 1. Defendant's last day to file an opposition to Plaintiff's Motion to Compel Removal of Confidential Designation is February 6, 2009.
- 2. Plaintiff's last day to file a reply in support of his Motion to Compel Removal of Confidential Designation is February 10, 2009.
- 3. Subject to the Court's availability, Plaintiff's motion shall be heard by the Honorable William Alsup on February 12, 2008 at 8:00 a.m., along with Defendant's Motion to Dismiss and Motion for Stay

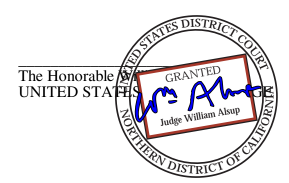
SO STIPULATED.

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2	Dated: January 26, 2009	COV () DODEDTGON
3		FOX & ROBERTSON FIMOTHY P. FOX AMY F. ROBERTSON (pro han vice)
4	3	AMY F. ROBERTSON (<i>pro hac vice</i>) 3801 East Florida Avenue, Suite 400 Denver, CO 80210
5		LEWIS, FEINBERG, LEE, RENAKER &
6 7	I	JACKSON, P.C. BILL LANN LEE JULIA CAMPINS
8		1330 Broadway, Suite 1800 Oakland, CA 94612
9		
10 11	I	By <u>/s/ Julia Campins</u> Julia Campins
12		Attorneys for Plaintiff
13	Dated: January 26, 2009	
14	II .	GENOVESE JOBLOVE & BATTISTA, P.A. MICHAEL D. JOBLOVE (pro hac vice)
15	1	JONATHAN E. PERLMAN (<i>pro hac vice</i>) 100 SE Second Street, 44 th Floor Miami, FL 33131
16		GLYNN & FINLEY, LLP
17		CLEMENT L. GLYNN ADAM FRIEDENBERG
18		One Walnut Creek Center 100 Pringle Avenue, Suite 500
19		Walnut Creek, CA 94596
20		
21	I	By <u>/s/ Michael Joblove</u> Michael D. Joblove Attorneys for Defendants Burger King
22		Corporation and Burger King Holdings, Inc.
23	ATTESTATION	
24	I, Julia Campins, hereby attest that, pursuant to General Order 45, Section XB, concurrence in the filing of this document has been obtained from each of the other signatories herein	
2526	in the thing of this document has been obtained in	om each of the other signaturies herein
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_0		

[PROPOSED] ORDER

PURSUANT TO STIPULATION, IT IS SO ORDERED.

Dated: January 27, 2009.



JOINT STIPULATION AND [PROPOSED] ORDER [CASE NO. C 08-4262]

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