JOINT STIPULATION TO EXTEND TIME TO ANSWER COMPLAINT OC 286,653,528v1 11-17-10 CASE NO. CV10-4863 EMC

1	Pursuant to Local Rules 6-1 and 7-12, plaintiff Edward Muegge ("Plaintiff") and defendants
2	Chevys Fresh Mex Santa Rosa, Chevys, Inc., Chevys Restaurants, LLC, Real Mex Restaurants, Inc., and
3	Sun Capital Partners, Inc. ("Defendants") stipulate to the following,
4	1. Plaintiff agrees to extend the time for "Defendants" to answer Plaintiff's complaint, filed
5	October 27, 2010, by two weeks (fourteen calendar days).
6	2. The time for Sun Capital Partners, Inc. to answer the complaint is extended to December
7	3, 2010.
8	3. The time for Chevys Fresh Mex Santa Rosa, Chevys, Inc., Chevys Restaurants, LLC, and
9 10 11	Real Mex Restaurants, Inc. to answer the complaint is extended to December 3, 2010. 4. Pursuant to this stipulation, "Defendants" each shall be bound to file an Answer as their responsive pleading, and shall not seek additional time from the Court to file a responsive motion.
12	DATED: November 18, 2010 THIMESCH LAW OFFICES
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14 15	By /s/ Timothy S. Thimesch Attorney for Plaintiff, Edward Muegge
16 17 18	DATED: November 17, 2010 GREENBERG TRAURIG, LLP,
19	By /s/ Gregory F. Hurley
20	Gregory F. Hurley Alana R. Cho
21	Attorneys for Defendants CHEVYS FRESH MEX SANTA ROSA, CHEVYS, INC., CHEVYS
22	RESTAURANTS, LLC, REAL MEX RESTAURANTS, INC. and SUN CAPITAL
23	PARTNERS, INC.
	IT IS SO ORDERED:
	IT IS SO ORDERED
27	Edward M. Chen U.S. Magistrate Ju Judge Edward M. Chen
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