1 2 3 4	THOMAS E. FRANKOVICH (State Bar No. THOMAS E. FRANKOVICH, <i>A Professional Law Corporation</i> 4328 Redwood Hwy., Suite 300 San Rafael, CA 94903 Telephone: 415/674-8600 Facsimile: 415/674-9900	074414)	
5 6 7	Attorney for Plaintiffs DAREN HEATHERLY; and IRMA RAMIREZ		
8	UNITED STATES DISTRICT COURT		
9	NORTHERN DISTRICT OF CALIFORNIA		
<ol> <li>10</li> <li>11</li> <li>12</li> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	DAREN HEATHERLY; and IRMA RAMIREZ, Plaintiffs, v. BISTRO 29; LARRY W. WILLIAMS and CAROLYN A. WILLIAMS, as Trustee of THE LARRY W. WILLIAMS and CAROLYN A. WILLIAMS TRUST under Declaration of Trust dated June 20, 2002; and DEPARTMENT 29, INC., a California Corporation, Defendants.	<ul> <li>CASE NO. CV-13-01132-NC</li> <li>MOTION FOR ADMINISTRATIVE RELIEF - REQUEST FOR CASE MANAGEMENT</li> <li>CONFERENCE; MEMORANDUM OF</li> <li>POINTS and AUTHORITIES; and</li> <li>[PROPOSED] ORDER SETTING CASE</li> <li>MANAGEMENT CONFERENCE THEREON</li> <li>[L.R. 7-11; Gen. Order 56]</li> <li>Complaint filed: March 13, 2013</li> </ul>	
<ul><li>21</li><li>22</li><li>23</li></ul>	Plaintiffs Daren Heatherly and Irma Ramirez, pursuant to Local Rule 7-11 and General		
24			
25	The case before this Court seeks, in part, relief pursuant to Title III of the Americans with		
26	Disabilities Act ("ADA"), and pursuant to California statutes of Civil Code §51, <i>et seq.</i> and §54,		
27	et seq., and California Health & Safety Code	§19955 et seq., relief and damages.	
28	///		
		ASE MANAGEMENT CONFERENCE; MEMORANDUM OF POINTS and anagement conference thereon case NO. CV-13-01132-NC $1$	

1	Accordingly, litigation of this case is controlled by the procedures established in General Order		
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5	Management Conference once a mediation has been completed. On May 15, 2014, plaintiffs		
6	5 DAREN HEATHERLY and IRMA RAMIREZ, and defendants BISTRO 29 and		
7	DEPARTMENT 29, INC., a C	California Corporation ("operators") had a mediation with	
8	Mediator, Joel Franciosa. The mediation was not successful. Therefore, plaintiffs respectfully		
9	P request that this matter be set for a Case Management Conference.		
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11		Respectfully Submitted,	
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13	Dated: May 29, 2014	THOMAS E. FRANKOVICH, <i>A professional law corporation</i>	
14		ATROPESSIONAL LAW COM ONATION	
15			
16		By: <u>/s/Thomas E. Frankovich</u> Thomas E. Frankovich	
17		Attorney for Plaintiffs DAREN HEATHERLY and IRMA RAMIREZ	
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1	MEMORANDUM OF POINTS AND AUTHORITIES		
2	GENERAL ORDER 56:		
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7	(7) days of the mediator's filing of a Certification of ADR		
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9	plaintiff shall file a Motion for Administrative Relief		
10	pursuant to Civil Local Rule 7-11 requesting a Case		
11	Management Conference."		
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13			
14	Dated: May 29, 2014 THOMAS E. FRANKOVICH,		
15	A PROFESSIONAL LAW CORPORATION		
16			
17	By: <u>/s/Thomas E. Frankovich</u>		
18	Thomas E. Frankovich Attorney for Plaintiffs DAREN HEATHERLY and IRMA		
19			
20	RAMIREZ		
21	[PROPOSED] ORDER		
22	IT IS HEREBY ORDERED, that this Court will set this case for a Case Management		
23	Conference for June 18, 2014 at 10:00 a.m. A joint case management statement is due June 11, 2014		
24	ATES DISTRICT		
25	SSI CE		
26	Dated: May 29 , 2014		
27	Horent GRANTED		
28	MOTION FOR ADMINISTRATIVE RELIEF - REQUEST FOR CASE N HORE Judge Nathanael M. Cousins		
	AUTHORITIES; and [PROPOSED] ORDER SETTING CASE MANAGENERATION CONFERENCE THEREON CASE NO 6016-01132-NC 3		