1		
2		
3		
4		
5		
6		
7	UNITED STATES DISTRICT COURT	
8	NORTHERN DISTRICT OF CALIFORNIA	
9		
10	GREGORY BENDER,	
11	Plaintiff(s),	No. C09-1155 CW (BZ)
12	v.)	INITIAL DISCOVERY ORDER
13	INTERSIL CORPORATION, et) al.,	
14	Defendant(s).	
15		
16	All discovery in this matter has been referred to United	
17		
18	In the event a discovery dispute arises, the parties	
19	shall meet in person or, if counsel are outside the Bay Area,	
20		
21	by telephone and make a good faith effort to resolve their	
22	dispute. Exchanging letters or telephone messages about the	
23	dispute is insufficient. The Court will not read subsequent	
24	positioning letters; parties shall instead make a	
	contemporaneous record of the	ir meeting using a tape recorder

25 or a court reporter.

26

In the event they cannot resolve their dispute, the parties must participate in a telephone conference with the

1

Court before filing any discovery motions or other papers. The party seeking discovery shall request a conference in a letter **filed electronically** not exceeding two pages (with no attachments) which briefly explains the nature of the action and the issues in dispute. Other parties shall reply in similar fashion within two days of receiving the letter requesting the conference. The Court will contact the parties to schedule the conference.

9 After the conference with the Court, if filing papers is
10 deemed necessary, they should be filed electronically with the
11 Clerk's Office, with one hard copy delivered directly to
12 Magistrate Judge Zimmerman's Chambers (Room 15-6688). A
13 chambers copy of all briefs shall be submitted on a diskette
14 formatted in WordPerfect or e-mailed to the following address:
15 bzpo@cand.uscourts.gov

16 Dated: October 22, 2009

Bernard/Zimmerman United States Magistrate Judge

G:\BZALL\-REFS\BENDER V. INTERSIL\INITIAL DISC ORDER.wpd