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13	Facsimile: (650) 568-2823	
14	Attorney for Defendants	
15	SWEET POTATO ENTERPRISE, INC., a California Corporation dba POPEYES STORE	E # 2794;
16	and KUAN L. NG and HELEN L. NG, Trustees	
17	of THE KUAN L. NG AND HELEN L. NG REVOCABLE TRUST OF 1993	
18	LINITED STATES	DISTRICT COURT
19		CT OF CALIFORNIA
20	CRAIG YATES, an individual;	CASE NO. C 11-01950 SBA
21)	
22	Plaintiff,	JOINT CERTFICATION OF COUNSELS' MEET AND CONFER RE: MOTIONS IN LIMINE AND STIPULATION TO
23	v.	EXCLUDE MENTION OF, OR
24	SWEET POTATO ENTERPRISE, INC., a	EVIDENCE RELATING TO, CERTAIN ISSUES AND ORDER THEREON
25	California Corporation dba POPEYES STORE / # 2794; and KUAN L. NG and HELEN L. NG,	
26	Trustees, of THE KUAN L. NG AND HELEN	
27	L. NG REVOCABLE TRUST OF 1993,	
28	Defendants.	
	CERTIFICATION OF MEET AND CONFER AND STIPULATION	CASE NO. CV-11-01950 SBA 1

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The parties to the above-captioned action, through their respective counsels, jointly submit this Certification that Counsel for plaintiff and defendants have met and conferred as to each issue raised by the Motions In Limine presented to this Court, pursuant to Judge Armstrong's September 21, 2012 Standing Order, and the February 14, 2013 Order Striking Plaintiff's Motions In Limine.

On February 15, 2013, attorney George S. Khoury, for plaintiff, and attorneys Tyler Paetkau and Olga Savage, for defendants, did meet and confer as to each and every issue raised in the respective motions in limine. Counsel discussed each issue in good faith, and attempted to resolve each issue informally.

In discussing the issues, counsel were able to agree to, and hereby stipulate that:

- 1.) Defendants will not mention, or seek to introduce into evidence, information that relates to plaintiff CRAIG YATES receipt of disability benefits and social security.
- 2.) Plaintiff will not mention, or seek to introduce into evidence, information relating to how plaintiff CRAIG YATES became disabled.

Respectfully submitted,

THOMAS E. FRANKOVICH,

A PROFESSIONAL LAW CORPORATION

By: ___/s/ George S. Khoury_____
Thomas E. Frankovich
George S. Khoury
Attorneys for Plaintiff CRAIG YATES

1	Dated:	HARTNETT, SMITH & PAETKAU
2	D. D.	y:/s/ Tyler Paetkau
3		Tyler Paetkau
4		Olga Savage Attorneys for Defendants SWEET POTATO
5	E	NTERPRISE, INC., a California Corporation dba
6		OPEYES STORE # 2794; and KUAN L. NG and IELEN L. NG, Trustees, of THE KUAN L. NG
7		ND HELEN L. NG REVOCABLE TRUST OF 993
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12	<u>O</u>	<u>RDER</u>
13	IT IS SO ORDERED that pursuant to	the stipulation of the parties: 1.) defendants shall
14	not mention, or seek to introduce into evidence	e, at trial, information that relates to plaintiff
15	CRAIG YATES receipt of disability benefits and social security; and 2.) plaintiff shall not	
16	mention, or seek to introduce into evidence, at trial, information relating to how plaintiff CRAIC	
17 18	YATES became disabled.	
19	Dated: 3/13/13	
20		Sandre B. Ormetag
21	11	Ionorable Judge Saundra Brown Armstrong United States District Court, Northern District
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