

RECEIVED

FEB 02 2011

Richard W. Wisking  
Clerk, U.S. District Court  
Northern District of California  
San Jose

1 Jesse W. Jack, Esq. (Bar #034669)  
Law Offices of Jesse W. Jack  
2 A Sole Proprietorship  
1550 The Alameda, Suite 300  
3 San Jose, California 95126  
Telephone: 408.279.5040  
4 Facsimile: 408.279.5044

5 Attorney for Defendants,  
**ELENA GALINDO ALVARES, IRMA GARCIA dba EL GRULLO MEXICAN  
6 RESTAURANT; SHIEW T. YANG and LI Y. YANG**

IN THE UNITED STATES DISTRICT COURT  
IN AND FOR THE NORTHERN DISTRICT OF CALIFORNIA

7 ANTHONY LERMA,  
8  
9 Plaintiff,

Case No.: CV10-04894 *PSG*

*10*  
*BW*

10 vs.

**STIPULATION AND ORDER**

11  
12 ELENA GALINDO ALVARES, IRMA  
13 GARCIA dba EL GRULLO MEXICAN  
14 RESTAURANT; SHIEW T. YANG and LI Y.  
15 YANG,  
16 Defendants.

17  
18 WHEREAS, the Plaintiff filed a Complaint for violation of the American with Disabilities  
19 Act against Defendants on or about October 28, 2010; and

20 WHEREAS, the Defendants were served with the Plaintiff's Complaint as follows:

|   |                             |
|---|-----------------------------|
| 21 Defendant, Elena Galindo Alvares dba El<br>Grullo Mexican Restaurant | Served on November 17, 2010 |
| 22 Defendant, Irma Garcia dba El Grullo<br>23 Mexican Restaurant        | Served on November 17, 2010 |
| 24 Defendant, Shiew T. Yang   | Served on November 5, 2010  |
| 25 Defendant, Li Y. Yang  | Served on November 5, 2010  |

26 and

27 WHEREAS, the Plaintiff and Defendants held a joint inspection of El Grullo Mexican  
28 Restaurant located at 41 South Jackson Avenue, San Jose, California on November 23, 2010; and

1  
2  
3  
4  
5  
6  
7  
8  
9  
10  
11  
12  
13  
14  
15  
16  
17  
18  
19  
20  
21  
22  
23  
24  
25  
26  
27  
28

WHEREAS, settlement negotiations are pending in this matter; and

WHEREAS, in light of the pending settlement negotiations, the parties have agreed to extend the time within which Defendants have to respond to Plaintiff's Complaint;

NOW, WHEREFORE, IT IS HEREBY STIPULATED by and between Plaintiff and Defendants that Defendants shall have until February 4, 2011 to file an answer or other responsive pleading to Plaintiff's Complaint on file herein.

LAW OFFICES OF JESSE W. JACK

Dated: Feb 2, 2011

Jesse W. Jack  
By: Jesse W. Jack, Esq., Attorney for Defendants,  
ELENA GALINDO ALVARES, IRMA GARCIA  
dba EL GRULLO MEXICAN RESTAURANT;  
SHIEW T. YANG and LI Y. YANG

MOORE LAW FIRM, P.C.

Dated: January 31, 2011

Tanya Moore  
By: Tanya Moore, Esq.  
Attorney for Plaintiff, ANTHONY LERMA

**ORDER**

Upon reading the Stipulation of the above parties, it is hereby ordered, adjudged and decreed as follows:

1. Defendants shall have until February 4, 2011 within which to file an answer or other responsive pleading to Plaintiff's Complaint on file herein.

February 2  
Dated: ,XXXXXXXXXXXXX 2011

Paul S. Grewal  
By: Paul S. Grewal  
Title: Magistrate Judge of the U.S. District Court