IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF COLORADO Judge Robert E. Blackburn

Civil Action No. 12-cv-00331-REB

CHIPOTLE MEXICAN GRILL, INC., a Delaware corporation,

Plaintiff,

v.

MAXIM INTEGRATED PRODUCTS, INC., a Delaware corporation,

Defendant.

ORDER

Blackburn, J.

The matter is before me on Plaintiff Chipolte Mexican Grill, Inc.'s Unopposed

Motion To Stay Pending Resolution of MDL Motion For Transfer and

Consolidation Pursuant to 28 U.S.C. § 1407, or in The Alternative To Vacate and

Reset Briefing on Markman Issues [#16]¹ filed May 15, 2012. After reviewing the

motion and the file, I conclude that the motion should be granted.

THEREFORE, IT IS ORDERED as follows:

1. That Plaintiff Chipolte Mexican Grill, Inc.'s Unopposed Motion To Stay

Pending Resolution of MDL Motion For Transfer and Consolidation Pursuant to

28 U.S.C. § 1407, or in The Alternative To Vacate and Reset Briefing on Markman

Issues [#16] filed May 15, 2012, is GRANTED;

¹ "[#16]" is an example of the convention I use to identify the docket number assigned to a specific paper by the court's electronic case filing and management system (CM/ECF). I use this convention throughout this order.

2. That this case is **STAYED**, pending a decision on Maxim Integrated Products, Inc.'s Motion For Transfer and Consolidation Pursuant to 28 U.S.C. § 1407 in MDL Action No. 2354 (*In re Maxim Integrated Products, Inc.*, MDL No. 2354 (MDL Feb. 23, 2012));

3. That the briefing schedule prescribed in the court's **Order For Briefing on** *Markman* Issues [#6] entered February 9, 2012, is **VACATED**; and

4. That in the event that Maxim's MDL motion is denied, the parties shall promptly file a joint status report advising the court of the denial and the resultant status of this case.

Dated May 16, 2012, at Denver, Colorado.

BY THE COURT:

Robert E. Blackbum United States District Judge