

IN THE UNITED STATES DISTRICT COURT FOR THE
WESTERN DISTRICT OF TEXAS
AUSTIN DIVISION

DELIVERANCE POKER, LLC,
Plaintiff ,

v.

MICHAEL MIZRACHI and
TILTWARE, LLC,
Defendant

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CIVIL ACTION NO. 1:10-CV-00664-JRN

ORDER ON PLAINTIFF’S MOTION TO COMPEL DISCOVERY RESPONSES

Before the Court is Plaintiff’s Motion to Compel Discovery Responses and Memorandum in Support and the responses of Defendants, if any. After considering the motion and response, if any, and the evidence in support of the motion, the Court is of the opinion that the motion should be GRANTED.

IT IS THEREFORE ORDERED that Defendant Tiltware, LLC shall provide complete disclosures as required by Federal Rule of Civil Procedure 26(a) on or before _____.

IT IS FURTHER ORDERED that Defendant Michael Mizrachi shall supplement his disclosures to provide the information required of all people that may have discoverable information and identify the subjects on which they are likely to have information.

IT IS FURTHER ORDERED that Defendant Michael Mizrachi shall provide immediate access to Plaintiff’s counsel and permit copying all documents responsive to Plaintiff’s Request for Production.

IT IS FURTHER ORDERED that Defendant Michael Mizrachi shall provide complete responses to Interrogatory Nos. 4 and 6 by stating the bases for the claims that “Defendant

Mizrachi has never been paid by Tiltware to wear its logos” and “Defendant Mizrachi never negotiated an agreement to wear Tiltware’s logos.” If Defendant Michael Mizrachi contends that he has a contract with some entity other than Tiltware, LLC as the basis for its responses to Interrogatory Nos. 4 and 6, he shall provide a complete response to Interrogatory No. 2 by identifying the company with which he claims he has such a contract.

IT IS FURTHER ORDERED that Defendants Michael Mizrachi and Tiltware, LLC shall pay to Plaintiff \$_____ in attorney fees as a sanction for failing to cooperate in the discovery process.

SIGNED on _____, 2011.

JUDGE PRESIDING