

1 Thomas J. Vandeveld, III, State Bar No. 145510
VANDEVELD LAW OFFICES
2 P.O. Box 1764
Bonita, CA 91908-1764
3 Telephone: (619) 232-5299
Facsimile: (619) 475-6908
4 Electronic Mail: tomvlawyer@cox.net

5 Attorney for Plaintiff
LUIS BARRIA
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8 UNITED STATES DISTRICT COURT
9 SOUTHERN DISTRICT OF CALIFORNIA

10 LUIS BARRIA,

Case No.: 08 cv 0264 L LSP

11 Plaintiff,

12 vs.

JOINT MOTION TO
DISMISS COMPLAINT
WITH PREJUDICE

13 GUNNAR MOURITZEN, Trustee of the
14 GUNNAR MOURITZEN TRUST, et al,

Hon. Magistrate Leo S.
Papas

15 Defendants.

16 TO THE HONORABLE COURT:

17 PLEASE TAKE NOTICE THAT Luis Barria, Plaintiff, on the one hand, and
18 GUNNAR MOURITZEN and CAROLINA MOURITZEN, Trustees of the
19 Mouritzen Family Trust, Defendants, on the other hand, through their respective
20 attorneys of record that the parties have agreed to resolve this case by way of
21 settlement.

22 Pursuant to that agreement to settle, the parties respectfully request the
23 Magistrate Judge retain jurisdiction over all disputes between (among) the parties
24 arising out of the settlement agreement including, but not limited to, interpretation
25 and enforcement of the terms of the settlement agreement.

26 The parties further hereby jointly move the Court, pursuant to Federal Rules
27 of Civil Procedure 41(a) (1,2), to enter a dismissal of Plaintiff's Complaint, Case
28 Number 08-cv-0264 L (LSP) in its entirety and with prejudice.

JOINT MOTION FOR DISMISSAL
WITH PREJUDICE
08 cv 0264 L (LSP)

1 The parties hereby jointly move:

2 VANDEVELD LAW OFFICES

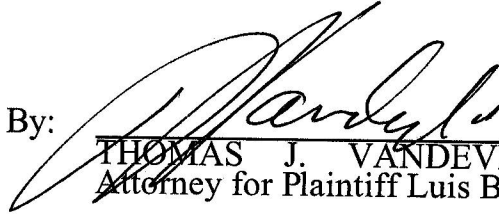
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DATED: 9/8/08

By:


THOMAS J. VANDEVELD III
Attorney for Plaintiff Luis Barria

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HORTON, OBERRECHT, KIRKPATRICK
& MARTHA


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DATED: 8/20/08

By:


JACOB R. FELDERMAN, ESQ.
Attorney for Defendants GUNNAR
MOURITZEN and CAROLINA
MOURITZEN, Trustees of the
Mouritzen Family Trust

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JOINT MOTION FOR DISMISSAL
WITH PREJUDICE
08 cv 0264 L (LSP)