

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF FLORIDA
TAMPA DIVISION

EQUAL EMPLOYMENT OPPORTUNITY)
 COMMISSION,)
)
 Plaintiff,)
)
 and)
)
 SHERI CALVO, VERONICA FERREK AND)
 MELISSA SCARBOROUGH,)
)
 Plaintiff Intervenors,)
)
 v.)
)
 RIO BRAVO INTERNATIONAL, INC. and)
 INNOVATIVE RESTAURANT CONCEPTS,)
 INC. d/b/a RIO BRAVO CANTINA,)
)
 Defendants,)
 and)
)
 CHEVYS, INC.,)
)
 Defendant.)
 _____)

CIVIL ACTION NO.
99-1371-CIV-T-17A

STIPULATION OF DISMISSAL WITH PREJUDICE
OF ALL CLAIMS AGAINST CHEVY’S, INC.

Pursuant to Federal Rule of Civil Procedure 41(a)(1), Plaintiff, the U.S. Equal Employment Opportunity Commission (“EEOC” or the “Commission”), and Defendant Chevy’s, Inc. (“Chevy’s”), through their respective attorneys, stipulate to the dismissal with prejudice of all claims brought by EEOC against Chevys in this action, with each party bearing

its own costs and attorneys' fees.¹ A proposed order approving this stipulation is attached.

Respectfully Submitted,

By: ERIC DREIBAND
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s/ Michael J. Farrell
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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on March 23, 2005, I electronically filed the foregoing with the Clerk of the Court by using the CM/ECF system which will send a notice of electronic filing to the following: **Kevin D. Zwetsch**, kzwetsch@fowlerwhite.com, **Christopher D. Gray**, fgo@florinroebig.com, **Scott T. Silverman**, ssilverman@zmlaw.com, **Mark G. Rodriguez**, mgrlaw@tampabay.rr.com.

/s Michael Farrell

MICHAEL FARRELL
Supervisory Trial Attorney

1. In or about March of 2002, this Court granted EEOC's motion to amend its complaint in this case to add Chevy's Inc. as a named Defendant in this case. Subsequently, on or about September 9, 2002, the Court granted EEOC's and Chevy's Joint Motion to sever the claims against Chevy's, Inc. from the substantive claims against the original Defendants. This stipulation serves to dismiss those claims brought by EEOC against Chevy's in that severed action.