McLaugh	ılin v. C	hevronTexaco Global Technology Services et al		Doc. 34	
MILLER LAW GROUP A Professional Corporation Larkspur, California	3 4 5	Michele Ballard Miller (CSBN 104198) Lisa C. Hamasaki (CSBN 197628) Kerry McInerney Freeman (CSBN 184764) MILLER LAW GROUP A Professional Corporation 60 E. Sir Francis Drake Blvd., Ste. 302 Larkspur, CA 94939 Tel. (415) 464-4300 Fax (415) 464-4336 Attorneys for Defendant CHEVRON GLOBAL TECHNOLOGY SERVICES COMPANY, forme Known as ChevronTexaco Global Technology S Company, and CHEVRON U.S.A. INC.			
	9	Louis A. Highman (SBN 61703) Bruce J. Highman (SBN 101760) HIGHMAN, HIGHMAN & BALL A Professional Law Association			
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		San Francisco, CA 94102			
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	14	Attorneys for Plaintiff			
	15	UNITED STATES DISTRICT COURT			
	16	NORTHERN DISTRICT OF CALIFORNIA			
	17				
	18	EDWARD McLAUGHLIN,	Case No. C 05-02190 MHP		
	19	Plaintiff(s),	STIPULATION TO FURTHER EXTEND DEFENDANTS' TIME TO FILE A		
	20	ν.	RESPONSIVE PLEADING		
	21	CHEVRON GLOBAL TECHNOLOGY	Complaint filed: November 21, 2005		
	22	SERVICES COMPANY (f/k/a ChevronTexaco Global Technology Services Company);			
		CHEVRON U.S.A. INC.; DOES 1-20, exclusive,			
	24 25	Defendant(s).			
	23				
	20	Pursuant to Rule 6-1 of the	Northern District Local Rules, Defendar	nts	
	28	CHEVRON GLOBAL TECHNOLOGY SERVICES COMPANY (f/k/a ChevronTexaco Global			
		1			
		STIPULATION TO FURTHER EXTEND DEFENDANTS' TIME TO FILE A RESPONSIVE PLEADING Case No. C 05-02190 MHP			
		Dockets.Ju	ustia.com		

1	Technology Services Company) and CHEVRON U.S.A. INC. (for the purposes of this			
2	pleading referred to as "Defendants") and Plaintiff Edward McLaughlin, through their			
3	3 respective attorneys, hereby join in this stipulation to extend Defende	respective attorneys, hereby join in this stipulation to extend Defendants' time to respond to		
4	Plaintiff's Complaint by two weeks, from September 8, 2008 to September 22, 2008.			
5	5			
6	This responsive pleading deadline will allow the parties to finalize the			
7	settlement agreement they have tentatively reached, and will not alter the date of any event			
8	or any deadline already fixed by Court order.			
9	9			
10	10 Dated: September 8, 2008 MILLER LAW GROU Professional Corpora			
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12	Michele Ballard Mi			
13	CHEVRON GLOB	AL TECHNOLOGY		
14	ChevronTexaco G	lobal Technology		
15	INC.	ı); CHEVRON Ü.S.A.		
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20	Bruce J. Highman	tiff		
21	EDWAŔD McLAU	GHLIN		
22	22 ATESD	ISTRICT		
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24	24 NT IS SO	ORDERED R		
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26	26 Z Judge M	arilyn H. Patel		
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28		OF OF		
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	STIPULATION TO FURTHER EXTEND DEFENDANTS' TIME TO FILE A RESPONSIVE PLEADING Case No. C 05-02190 MHP			