

1 Craig M. Stainbrook, Calif. State Bar #160876
 STAINBROOK & STAINBROOK, LLP
 2 412 Aviation Boulevard, Suite H
 Santa Rosa, California 95403
 3 707.578.9333 phone
 707.578.3133 fax

4 Warren L. Dranit, Calif. State Bar #160252
 5 Karin P. Beam, Calif. State Bar #112331
 SPAULDING McCULLOUGH & TANSIL, LLP
 6 90 South E Street, Suite 200
 Santa Rosa, CA 95404
 7 707.524.1900 phone
 707.524.1906 fax

8
 9 Attorneys for Plaintiff
 FIRE INNOVATIONS, LLC

10
 11 **UNITED STATES DISTRICT COURT**
 12 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**
 13 **SAN FRANCISCO**

14 FIRE INNOVATIONS, LLC
 (a California limited liability
 15 company)

CASE NO. 3:09-cv-01703 BZ

16 Plaintiff

**STIPULATION TO EXTEND TIME FOR
 DEFENDANT TO FILE A RESPONSIVE
 PLEADING AND TO EXTEND TIME TO FILE
 INITIAL DISCLOSURES, EARLY
 SETTLEMENT STATEMENT, DISCOVERY
 PLAN, AND/OR ADR CERTIFICATION**

17 vs.

18 RIT RESCUE & ESCAPE SYSTEMS, INC.

19 Defendant.

20 _____/

21 The parties, by and through their respective attorneys, hereby stipulate to extend the date
 22 for Defendant to file a responsive pleading from Friday, August 7, 2009 to Friday, August 14,
 23 2009.

24 / / /

25 / /

26
 27
 28 *Stipulation to Extend Time for Defendant to File a Responsive Pleading,
 File Initial Disclosures, Early Settlement Statement,
 Discovery Plan, and/or ADR Certification*

CASE NO. 3:09-cv-01703 BZ

1 The parties further stipulate to an extension of time for filing the Initial Disclosures, Early
2 Settlement Statement, Discovery Plan, and/or ADR Certification from Monday, August 10, 2009
3 to Monday, August 17, 2009.

4
5
6 DATED: August 4, 2009

7
8 

9 Craig M. Stainbrook
10 STAINBROOK & STAINBROOK, LLP
11 Attorneys for Plaintiff
12 FIRE INNOVATIONS, LLC

13
14 DATED: August 5, 2009

15 

16 Debra Riley
17 ARENT FOX
18 555 West Fifth Street, 48th Floor
19 Los Angeles, CA 90013
20 Attorneys for Defendant
21 RIT RESCUE & ESCAPE SYSTEMS, INC.

22 ORDER

23 It is so ordered.

24 DATED: August 6, 2009

25 

26 Judge Bernard Zimmerman

27
28 *Stipulation to Extend Time for Defendant to File a Response Pleading,
File Initial Disclosures, Early Settlement Statement,
Discovery Plan, and/or ADR Certification*

CASE NO. 3:09-cv-01703 BZ