

1 Craig M. Stainbrook, Calif. State Bar #160876
 2 STAINBROOK & STAINBROOK, LLP
 3 412 Aviation Boulevard, Suite H
 4 Santa Rosa, California 95403
 5 707.578.9333 phone
 6 707.578.3133 fax

7 Warren L. Dranit, Calif. State Bar #160252
 8 Karin P. Beam, Calif. State Bar #112331
 9 SPAULDING MCCULLOUGH & TANSIL, LLP
 10 90 South E Street, Suite 200
 11 Santa Rosa, CA 95404
 12 707.524.1900 phone
 13 707.524.1906 fax

14 Attorneys for Plaintiff
 15 FIRE INNOVATIONS, LLC

16 **UNITED STATES DISTRICT COURT**
 17 **FOR THE NORTHERN DISTRICT OF CALIFORNIA**
 18 **SAN FRANCISCO**

19 FIRE INNOVATIONS, LLC
 20 (a California limited liability
 21 company)

CASE NO. 3:09-cv-01703 BZ

22 Plaintiff

**STIPULATION AND [~~PROPOSED~~] ORDER
 TO MODIFY SCHEDULING ORDER**

23 vs.

24 RIT RESCUE & ESCAPE SYSTEMS, INC.

25 Defendant.

26 _____/
 27 The parties, by and through their respective attorneys, hereby stipulate and agree as
 28 follows:

(1) A discovery dispute has arisen in connection with Defendant RIT Rescue & Escape Systems, Inc.'s responses to Plaintiff's first sets of discovery requests.

Stipulation and [Proposed] Order to Modify Scheduling Order

CASE NO. 3:09-cv-01703 BZ

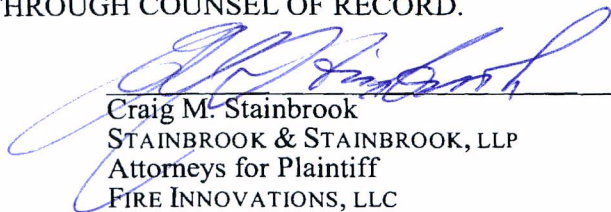
1 (2) There is insufficient time for the parties to meet and confer and either resolve the
2 matter or submit it to the Court for its consideration and intervention before the March 16, 2010
3 deadline for Plaintiff must file its Invalidity Contentions.

4 (3) The parties wish to schedule a meeting and then meet either by telephone or in person
5 in an effort to resolve the current discovery dispute, pursuant to the Order Scheduling Jury Trial
6 and Pretrial Matters, ECF-CAND Doc. No. 49, dated January 5, 2010. It is anticipated that such a
7 meeting can be held and completed within two weeks of the date of this stipulation.


8 (4) Thereafter, to ensure that the parties have sufficient time to complete the matters
9 presently set on the Scheduling Orders, ECF-CAND Doc Nos. 46-47, dated December 28, 2009
10 and December 29, 2010, respectively, the parties agree that all matters on the Scheduling Order
11 be continued for one-month.

12
13 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD.

14 3/11/2010
15 Dated


16 Craig M. Stainbrook
STAINBROOK & STAINBROOK, LLP
Attorneys for Plaintiff
FIRE INNOVATIONS, LLC

17 3-11-10
18 Dated


19 Steve Segura
VEATCH CARLSON, LLP
Attorneys for Defendant
RIT RESCUE & ESCAPE SYSTEMS, INC.

20
21
22 PURSUANT TO STIPULATION, IT IS SO ORDERED.

23
24 DATED: March 15, 2010

25 By: 

26 Bernard Zimmerman
United States Magistrate Judge

27 *Stipulation and [Proposed] Order to Modify Scheduling Order*

28 CASE NO. 3:09-cv-01703 BZ