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27	Attorneys for Defendant NATIONAL CONFERENCE OF BAR			
20	EXAMINERS			
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JOINT STIPULATION RE: AMEND. TO CASE MGMT. CONF. STMT. & [PROPOSED]ORDER, CASE NO. C-09-05191 CRB

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## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

STEPHANIE ENYART,

Plaintiff,

٧.

NATIONAL CONFERENCE OF BAR EXAMINERS, INC.,

Defendant.

Case No. C09-05191-CRB

JOINT STIPULATION RE:
AMENDMENT TO JOINT CASE
MANAGEMENT CONFERENCE
STATEMENT AND PROPERTY
ORDER

JUDGE: HON. CHARLES R. BREYER

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The Parties, by and through their respective counsel, hereby stipulate as follows:

- 1. On May 20, 2010, the Parties, by and through their respective counsel, submitted a Joint Case Management Conference Statement which, among other things, provided for a proposed discovery cut-off date for the completion of non-expert discovery of November 5, 2010. It does not appear from the Court's docket that the Court subsequently ordered that all non-expert discovery be completed by that date.
- 2. In the meantime, appeals are currently pending before the Ninth Circuit Court of Appeals from this Court's two previous preliminary injunction orders. The appeals have been consolidated and have been fully briefed, and the Parties are awaiting a date for oral argument before the Ninth Circuit, which is expected shortly.

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3. In light of the appeals, the Parties jointly seek additional time to complete non-				
expert discovery. Accordingly, the Parties hereby stipulate to extend the non-expert discovery				
cut-off date from November 5, 2010, to February 4, 2011 (which is currently the stipulated				
discovery cut-off date for expert discovery). The Parties further stipulate to extend the deadline				
for expert witness disclosures from December 3, 2010 to January 10, 2011, and to extend the				
deadline for rebuttal expert witness disclosures from January 7, 2011 to January 24, 2011. The				
remaining dates set forth in the Joint Case Management Conference Statement shall remain				
unaffected by this Stipulation (without waiver of either Party's right to seek modification by way				
of noticed motion of any pending Court date, including the trial date).				

4. The Parties also agree that, absent further agreement by the Parties, Defendant NCBE will respond to Plaintiff's previously-served First Request for Production of Documents, and First Set of Interrogatories, on or before November 10, 2010.

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JOINT STIPULATION RE: AMEND. TO CASE MGMT. CONF. STMT. & [PROPOSED]ORDER, CASE NO. C09-CV-05191

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1	IT IS SO STIPULATED:	
2	Dated: October 12, 2010	DISABILITY RIGHTS ADVOCATES
3		LAURENCE W. PARADIS (122336) CARLA GILBRIDE (264118)
4		hullen
5		LAURENCE W. PARADIS (122336) Attorneys for Plaintiff
6		Attorneys for Flament
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8	D. 1 0 1 12 2010	COOLEVIID
9	Dated: October 12, 2010	COOLEY LLP GREGORY C. TENHOFF (154553)
10		GREGORY C. TENHOFF (154553) WENDY J. BRENNER (198608) LAURA A. TERLOUW (260708)
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12		WENDY I PRENIER (109608)
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IT IS SO ORDERED:

Dated: Oct. 14, 2010

Dated: Oct. 14, 2010

CHARGES R. BREYER HAS DISTRICT OF THE U.S. DISTRICT OF CHARGES R. Breyer Judge Charles R. Breyer

JOINT STIPULATION RE: AMEND. TO CASE MGMT. CONF. STMT. & [PROPOSED]ORDER, CASE NO. C09-CV-05191