vational C	Conference of Bar Examiners et al
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27	EXAMINERS
28	
	1 STIP. & [PROPOSED]ORDER SEEK CONTINUANCE, CASE NO. C-09-05191 (

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1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA		
3			
4	STEDILA NHE ENIVA DT	Case No. C00 05101 CDD	
5	STEPHANIE ENYART,	Case No. C09-05191-CRB	
6	Plaintiff,	STIPULATION AND TROPOSED ORDER FOR CONTINUANCE OF	
7	V.	HEARING ON MOTION FOR SUMMARY JUDGMENT AND	
8	NATIONAL CONFERENCE OF BAR EXAMINERS,	REVISED BRIEFING SCHEDULE	
9	Defendant.	Date: July 15, 2011 Time: 10:00 a.m.	
10		Courtroom: 8 Judge: Hon. Charles R. Breyer	
11			
12	Plaintiff STEPHANIE ENYART and Defendant NATIONAL CONFERENCE OF BAR		
13	EXAMINERS ("NCBE") (hereafter "the parties"), pursuant to Civil Local Rules 7-7 and 7-12,		
14	jointly request that the Court set the hearing on Ms. Enyart's Motion for Summary Judgment		
15	originally noticed for July 15, 2011, at 10:00 a.m. to September 23, 2011 for the reasons set		
16	forth below. The parties further jointly request that the Court grant a briefing schedule on the		
17	Motion for Summary Judgment as set forth in this Stipulation.		
18	STIPULATION		
19	1. Ms. Enyart filed this action in the	United States District Court, Northern District of	
20	California, on November 3, 2009. The Court'	s Scheduling Order in this Action (Docket No.	
21	139) currently provides that the deadline for hearing all pretrial motions, including dispositive		
22	motions, is November 8, 2011.		
23	2. Ms. Enyart filed a Motion for	Summary Judgment on June 10, 2011, which	
24	noticed the hearing for July 15, 2011, at 10:00 a.m., in which she seeks an order granting her		
25	judgment as a matter of law on all of her claims against NCBE, a permanent injunction requiring		
26	NCBE to provide her with her requested accommodation of screen reading and screen		
27	magnification software on any future administration of the Multistate Bar Examination that she		
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COOLEY LLP Attorneys At Law PALO ALTO

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may take as part of the California bar examination, and dissolution of all outstanding bonds
previously entered with the Court. The Court's Clerk has informed Ms. Enyart's counsel that the
original noticed date is not available for hearing of the motion and indicated that a new notice
should be filed. In addition, NCBE intends to undertake additional discovery in order to prepare
its opposition to this motion.

Accordingly, the parties have agreed that Ms. Enyart will re-notice the hearing on
her motion for summary judgment for September 23, 2011 and have agreed to expeditiously
complete the following outstanding and additional discovery relevant to Ms. Enyart's Motion for
Summary Judgment by no later than Friday, August 12, 2011:

- Production of documents from Ms. Enyart's recovered hard drive that are responsive to NCBE's First Set of Requests for Production of Documents (the parties will work together to develop a search protocol for obtaining, and then reviewing, these documents in an expeditious and efficient manner in advance of the deposition of Ms. Enyart);
- Deposition of Ms. Enyart (to be taken, if necessary, after the conclusion of the July
 2011 California Bar Exam to follow-up on any previously obtained discovery,
 including documents produced or to be produced by Ms. Enyart in response to
 NCBE's First Set of Requests for Production of Documents)
 - Deposition of Bruce Britton (declarant in support of Ms. Enyart's Motion for Summary Judgment);
 - Deposition of Frederic Schroeder (declarant in support of Ms. Enyart's Motion for Summary Judgment); and
- Deposition of Dr. David Sarraf (Ms. Enyart's prior treating ophthalmologist).
 Provided that this discovery is conducted prior to August 12, 2011, NCBE will not raise any
 argument pursuant to FRCP 56(d) that facts essential to justify its opposition exist but cannot be
 presented.

4. The parties believe that scheduling the hearing on Ms. Enyart's Motion for
Summary Judgment for September 23, 2011, would allow them to complete the discovery listed

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1	above, help resolve scheduling conflicts,	, and assist in obtaining an efficient and orderly		
2	disposition of the action.			
3	5. The parties believe that the	ne following briefing schedule on the Motion for		
4	Summary Judgment would allow them to	complete the discovery listed above, help resolve		
5	scheduling conflicts, and assist in obtaining an efficient and orderly disposition of the action:			
6	• NCBE's opposition papers to	be filed and served no later than Friday, August 26,		
7	2011 , which is 28 days before	e the continued hearing date;		
8	• Ms. Enyart's reply papers to be filed and served no later than Friday, September			
9	9, 2011, which is 14 days bef	Fore the continued hearing date.		
10	6. The Parties jointly request the	hat this Court enter this Stipulation as an Order of the		
11	Court.			
12				
13	Respectfully submitted:			
14	Dated: June, 2011	DISABILITY RIGHTS ADVOCATES		
15		LAURENCE W. PARADIS (122336) KARLA GILBRIDE (264118)		
16		/S/		
17		LAURENCE W. PARADIS (122336) Attorneys for Plaintiff		
18				
19				
20	Dated: June, 2011	COOLEY LLP		
21	I, Gregory Tenhoff, am the ECF User	GREGORY C. TENHOFF (154553) WENDY J. BRENNER (198608)		
22	whose ID and password are being used to file this Joint Stipulation. In	LAURA A. TERLOUW (260708)		
23	compliance with General Order 45.X.B., I hereby attest that Laurence Paradis			
24	has concurred in this filing.	/S/ GREGORY C. TENHOFF (154553)		
25		Attorneys for NCBE		
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27				
28 Cooley LLP				
Attorneys At Law PALO ALTO	1225178 v2/SF	4 STIP. & [PROPOSED]ORDER SEEKING CONTINUANCE, CASE NO. C09-CV-05191		

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1	ORDER
2	PURSUANT TO STIPULATION, IT IS SO ORDERED.
3	ATES DISTRICT
4	Dated: June 24, 2011 HONORABLE CHARLES P. DP
5	UNITED STATE OR E, HIS NOR REFE IT IS SO ORDERED E, HIS INOR REFE IT IS SO ORDERED IN IA
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7	Z Judge Charles R. Breyer
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COOLEY LLP Attorneys At Law PALO ALTO	5STIP. & [PROPOSED]ORDER SEEKING CONTINUANCE, CASE NO. C09-CV-05191