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15 UNITED STATES DISTRICT COURT
 16 NORTHERN DISTRICT OF CALIFORNIA
 17 SAN FRANCISCO DIVISION

19 CHRIS BRAGGS,
 20
 21 Plaintiff,
 22 v.
 23 U.S. SECURITY ASSOCIATES, INC., a
 corporation doing business in California;
 and DOES 1 through 10,
 24 Defendant.

Case No. CV 10 2031 - JSW

**STIPULATED REQUEST FOR
 ORDER CONTINUING THE
 DEADLINE TO PARTICIPATE IN AN
 EARLY NEUTRAL EVALUATION
 AND ~~PROPOSED~~ ORDER**

Courtroom 11, 19th Floor
 Judge: Hon. Jeffrey S. White

STIPULATION

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3 Pursuant to Local Rules 5-4, 6-2 and 7-12, Plaintiff Chris Braggs
4 ("Plaintiff") and Defendant U.S. Security Associates, Inc. ("Defendant"), stipulate
5 and respectfully request that the Court approve this stipulated request and grant a
6 three week continuance of the March 1, 2011 early neutral evaluation deadline
7 ("ENE") until March 22, 2011.

8 Counsel for both parties met and conferred independently and with the
9 Early Neutral Evaluator during the ENE planning teleconference and determined
10 that due to the need to complete outstanding discovery, including Plaintiff's
11 deposition, they will not be prepared to have a meaningful ENE before the March 1,
12 2011 deadline. The parties have made significant progress on resolving discovery
13 issues and will be able to complete the outstanding necessary discovery and the
14 early neutral evaluation by March 22, 2011.

15 In compliance with Local Rule 6-2, the Plaintiff and Defendant
16 respectfully state:

- 17 1. On February 8, 2011, the parties participated in a pre-ENE telephone
18 conference with the Early Neutral Evaluator, Sandra McCandless.
 - 19 2. During the February 8, 2011 teleconference, the parties confirmed the
20 need to complete further discovery to have an effective ENE and did not believe that
21 the outstanding discovery could be completed in time to meet the March 1, 2011
22 ENE deadline.
 - 23 3. During the February 8, 2011 teleconference, the parties made
24 significant progress on resolving discovery disagreements that had been an
25 impediment to completing the necessary discovery. Further, the parties agreed to a
26 pre-ENE discovery plan and set Plaintiff's deposition of February 28, 2011.
 - 27 4. The parties agreed to participate in an ENE on March 16, 2011.
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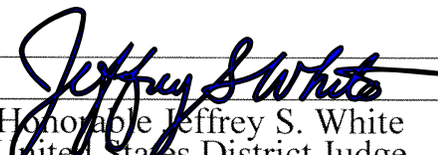
ORDER

In accordance with the above Stipulation of the parties which is incorporated herein by reference, and with good cause appearing therefor, the Court orders as follows:

IT IS HEREBY ORDERED THAT the January 27, 2011 early neutral evaluation deadline is extended until March 1, 2011

IT IS SO ORDERED.

Dated:
February 11, 2011


Honorable Jeffrey S. White
United States District Judge

** END OF ORDER **