	1 2 3 4 5 6 7 8	Robert C. Bowman Jr. (SBN: 232388) Sean Gavin (SBN: 251124) THE LAW OFFICE OF BOWMAN AND ASSOCIATES A Professional Corporation 2151 River Plaza Drive, Suite 105 Sacramento, CA 95833 T: 916.923.2800 F: 916.923.2828 E: sgavin@bowmanandassoc.com Attorneys for Plaintiff MIKE TAYLOR	
	9	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA	
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	12		Case No.: 11-02598 EDL ENE
,	13	MIKE TAYLOR	STIPULATION TO CONTINUE EARLY NEUTRAL EVALUATION
aviannum, vii 7305.	14	Plaintiff,	DEADLINE
	15	v.	
	16 17	EAST CONTRA COSTA FIRE PROTECTION DISTRICT, and DOES 1 through 50, inclusive,	
2	18	Defendants.	
	19		
	20		
	21	The parties in the above captioned matter agree to stipulate to the following and	
	22	declare it as set forth below:	
	23	1. The parties, MIKE TAYLOR and EAST CONTRA COSTA FIRE PROTECTION	
	24	DISTRICT, and their attorney's of record, SEAN GAVIN and JANICE LYNN AMENTA do	
	25	hereby agree that to continue the early neutral evaluation deadline.	
	26	2. The parties have agreed to continue the early neutral evaluation deadline to	
	27	January 27, 2012.	
	28		
		Taylor v. East Contra Costa Fire Protection Di	

Janice Lynn Amenta (SBN: 161260) EAST CONTRA COSTA FIRE PROTECTION DISTRICT The court continues the early neutral evaluation deadline until January 27, 2012. Taylor v. East Contra Costa Fire Protection District, et al. Page 2 Stipulation to Continue Early Neutral Evaluation Deadline