McCoy v. CCA Holding Corporation et al

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1	Plaintiff John McCoy ("Plaintiff"), together with Defendants CCA Holdings Corporation,
2	Charter Communications, Inc., and Charter Communications Properties, LLC (collectively herein
3	referred to as "Defendants") by and through their undersigned counsel, hereby stipulate as follows:
4	WHEREAS, the parties are currently required to complete the Early Neutral Evaluation
5	("ENE") by February 17, 2012; and
6	WHEREAS, due to the travel and trial schedules of the parties and the evaluator, the
7	parties are unable to find a date prior to February 17, 2012; and
8	WHEREAS, counsel for Plaintiff has a trial starting on February 21, 2012; and
9	WHEREAS the parties' undersigned counsel hereby declares that the time modifications
10	requested herein would have no material impact on the case schedule because the case is at its
11	initial stage:
12	IT IS HEREBY STIPULATED by and between the parties hereto through their respective
13	attorneys of record that:
14	1. The parties have until March 31, 2012 to complete the ENE.
15	SO STIPULATED AND AGREED
16	Date: December 20, 2011 BERGESON, LLP
17	/s/ Melinda M. Morton
18	Attorney for Plaintiff John McCoy
19	In accordance with General Order No. 45, Rule X, the above signatory attests that
20	concurrence in the filing of this document has been obtained from the signatory below.
21	Date: December 20, 2011 LEWIS BRISBOIS BISGAARD & SMITH LLP
22	/s/ Ralph A. Zappala
23 24	Attorney for Defendant CCA Holdings Corporation, Charter Communications, Inc. and Charter Communications Properties, LLC
25	IT IS SO ORDERED.
26	Dated:
27	The Honorable Paul S. Grewal United States District Magistrate
28	Northern District of California
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