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6 *Attorneys for Defendant*
 7 *Ranalli Zaniel Fowler & Moran, LLC*

8 **UNITED STATES DISTRICT COURT**
 9 **DISTRICT OF NEVADA**

10 CHERI SHAINÉ, an individual;
 11
 Plaintiff,
 12
 v.
 13 RANALLI ZANIEL FOWLER &
 MORAN, LLC;
 14 EMPLOYEE(S)/AGENT(S) DOES 1-10;
 and ROE CORPORATIONS 11-20,
 15 inclusive;
 16
 Defendants.
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Case No. 2:16-cv-02360-GMN-VCF

**ORDER GRANTING
 DEFENDANT’S REQUEST FOR
 EXCEPTION FROM ATTENDANCE AT
 EARLY NEUTRAL EVALUATION
 SESSION**

18 Defendant RANALLI ZANIEL FOWLER & MORAN (“Defendant”), by and through its
 19 counsel, Jackson Lewis, P.C., respectfully requests an exception to the Early Neutral Evaluation
 20 (“ENE”) Session attendance requirements. Specifically, Defendant requests that its insurer,
 21 Beazley Insurance Services (“Beazley”), be excused from attending the ENE in person and, instead,
 22 be allowed to attend telephonically. The representative for Beazley is located in California, but
 23 will, in fact, be attending a company-wide claims group meeting in New York on the day of the
 24 ENE. This meeting was pre-planned and payment of lodging and airfare has already occurred.
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1 Beazley's representative therefore is unable to attend the ENE in person. Rather than move the
2 ENE date, Defendant seeks this exception so that the Beazley representative may appear
3 telephonically.¹

4 For the above-stated reasons, Defendant respectfully requests Defendant's carrier be
5 excused from in-person attendance and instead be allowed to attend the ENE currently scheduled
6 for November 9, 2016, at 9:30 am, telephonically.

7 Dated this 14th day of October, 2016.

8 JACKSON LEWIS P.C.

9
10 /s/ Elayna J. Youchah

11 Elayna J. Youchah, Bar No. 5837
12 Dione C. Wrenn, Bar No. 13285
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13 *Attorneys for Defendant*
14 *Ranalli Zaniel Fowler & Moran, LLC*

15
16 IT IS SO ORDERED.
17 Dated: October 14, 2016

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19 
20 _____
United States Magistrate Judge

21
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27 _____
28 ¹ It is worth noting that the policy limit in this matter is \$50,000.00. Requiring a representative of Beazley to appear would only serve to deplete funds that could otherwise be available for a settlement with Plaintiff.