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8 Attorneys for Plaintiffs JERRY BEEMAN and PHARMACY
SERVICES, INC., dba BEEMAN'S PHARMACY; ANTHONY
9 HUTCHINSON AND ROCIDA, INC., dba FINLEY'S REXALL
DRUG; CHARLES MILLER dba YUCAIPA VALLEY PHARMACY;
10 JIM MORISOLI AND AMERICAN SURGICAL PHARMACY, INC.,
dba AMERICAN SURGICAL PHARMACY; BILL PEARSON
11 and PEARSON AND HOUSE, dba PEARSON'S MEDICAL
GROUP PHARMACY, on behalf of themselves and all others
12 similarly situated and on behalf of the general public,

LOGGED

MAR 22 2004
CLERK, U.S. DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
WESTERN DIVISION
M.M.

14 UNITED STATES DISTRICT COURT

15 CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

17 JERRY BEEMAN AND PHARMACY
SERVICES, INC., dba BEEMAN'S
18 PHARMACY; ANTHONY
HUTCHINSON AND ROCIDA, INC., dba
19 FINLEY'S REXALL DRUG; CHARLES
MILLER dba YUCAIPA VALLEY
20 PHARMACY; JIM MORISOLI AND
AMERICAN SURGICAL PHARMACY,
21 INC., dba AMERICAN SURGICAL
PHARMACY; BILL PEARSON AND
22 PEARSON AND HOUSE, dba
PEARSON'S MEDICAL GROUP
23 PHARMACY, on behalf of themselves and
all others similarly situated and on behalf
24 of the general public,

25 Plaintiffs,

26 v.

27 ANTHEM PRESCRIPTION
MANAGEMENT, INC.; ARGUS
28 HEALTH SYSTEMS, INC.;

FILED
CLERK, U.S. DISTRICT COURT
MAR 22 2004
CENTRAL DISTRICT OF CALIFORNIA
DEPUTY
Handwritten signature: *Browne*

SCANNED

CASE NO. CV 04-01262 FMC PLAx
Hon. Florence Marie Cooper

CLASS ACTION

STIPULATION AND
[PROPOSED] ORDER TO
EXTEND TIME FOR ANSWER
BY MEDE AMERICA CORP.

DOCKETED ON CM
MAR 25 2004
BY *[Signature]* 005

23

SCANNED

1 BENEScript SERVICES, INC.; CIGNA)
HEALTH CORPORATION; FFI RX)
2 MANAGED CARE; FIRST HEALTH)
SERVICES CORPORATION, dba)
3 VIRGINIA FIRST HEALTH SERVICES)
CORP.; GENERAL IPA PRESCRIPTION)
4 PROGRAMS, INC.; MANAGED)
PHARMACY BENEFITS, INC.; MEDE)
5 AMERICA CORP.; NATIONAL)
MEDICAL HEALTH CARD SYSTEMS,)
6 INC.; PHARMACARE MANAGEMENT)
SERVICES, INC.; PAL)
7 LABORATORIES, INC., formerly known)
as PHARMACY BENEFIT)
8 ADMINISTRATORS, INC.; PRIME)
THERAPEUTICS; RESTAT)
9 CORPORATION; RX SOLUTIONS,)
INC.; TMESYS, INC.; WHP HEALTH)
10 INITIATIVES, INC.,)
11 Defendants.

12
13 IT IS HEREBY STIPULATED AS FOLLOWS:

14 WHEREAS, defendant Mede America Corp., was served with a copy of the
15 complaint and summons on February 27, 2004; and

16 WHEREAS, plaintiffs and Mede America mutually agree that Mede America
17 should have additional time to respond to the complaint;

18 WHEREAS, plaintiffs have submitted a Notice of Related Case in this action,
19 based on an action pending before the Honorable Virginia A. Phillips captioned
20 *Beeman, et al. v. TDI Managed Health Services, Inc., et al.*, Case No. EDCV 02-1327
21 VAP (SGLx), and plaintiffs desire to allow sufficient time to resolve this related case
22 issue.

23 IT IS HEREBY STIPULATED between the parties through their undersigned
24 counsel as follows:


25
26 ///
27 ///
28 ///

1 Mede America Corp., shall have until May 7, 2004 to respond to plaintiffs'
2 complaint.

SCANNED

4 Dated: March 19, 2004

BROWNE & WOODS LLP
Allan Browne
Michael A. Bowse

6 By 
7 Michael A. Bowse

8 ROSNER LAW & MANSFIELD
9 Halan Rosner
Alan M. Mansfield

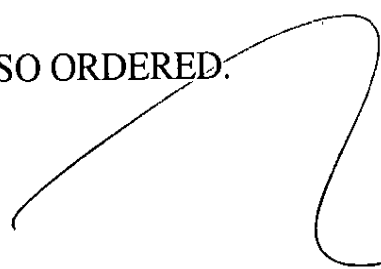
10 Attorneys for Plaintiffs
11 JERRY BEEMAN and PHARMACY
12 SERVICES, INC., dba BEEMAN'S
13 PHARMACY; ANTHONY
14 HUTCHINSON AND ROCIDA, INC.,
15 dba FINLEY'S REXALL DRUG;
16 CHARLES MILLER dba YUCAIPA
17 VALLEY PHARMACY; JIM
18 MORISOLI AND AMERICAN
19 SURGICAL PHARMACY, INC., dba
20 AMERICAN SURGICAL PHARMACY;
21 BILL PEARSON and PEARSON AND
22 HOUSE, dba PEARSON'S MEDICAL
23 GROUP PHARMACY, on behalf of
24 themselves and all others similarly
25 situated and on behalf of the general
26 public,

19 Dated: March __, 2004

LAW OFFICES OF
JAMES W. MERCER
James W. Mercer

22 By: _____
23 James W. Mercer
24 Attorneys for Defendant
25 Mede America Corp.

26 IT IS SO ORDERED.



27
28 Hon. Florence Marie Cooper
United States District Court Judge

1 Mede America Corp., shall have until May 7, 2004 to respond to plaintiffs'
2 complaint.

SCANNED

4 Dated: March 18, 2004

BROWNE & WOODS LLP
Allan Browne
Michael A. Bowse

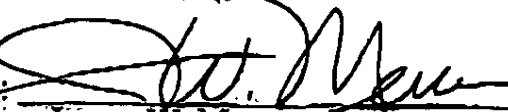
7 By 
Michael A. Bowse

8 ROSNER LAW & MANSFIELD
9 Halan Rosner
Alan M. Mansfield

10 Attorneys for Plaintiffs
11 JERRY BEEMAN and PHARMACY
12 SERVICES, INC., dba BEEMAN'S
13 PHARMACY; ANTHONY
14 HUTCHINSON AND ROCIDA, INC.,
15 dba FINLEY'S REXALL DRUG;
16 CHARLES MILLER dba YUCAIPA
17 VALLEY PHARMACY; JIM
18 MORISOLI AND AMERICAN
19 SURGICAL PHARMACY, INC., dba
20 AMERICAN SURGICAL PHARMACY;
21 BILL PEARSON and PEARSON AND
22 HOUSE, dba PEARSON'S MEDICAL
23 GROUP PHARMACY, on behalf of
24 themselves and all others similarly
25 situated and on behalf of the general
26 public,

20 Dated: March __, 2004

LAW OFFICES OF
JAMES W. MERCER
James W. Mercer

22 By: 
23 James W. Mercer
24 Attorneys for Defendant
25 Mede America Corp.

26 IT IS SO ORDERED.

* * *


27 MAR 22 2004

28 Hon. Florence Marie Cooper
United States District Court Judge

1 **PROOF OF SERVICE**

2 **STATE OF CALIFORNIA, COUNTY OF LOS ANGELES**

SCANNED

3 I am employed in the County of Los Angeles, State of California. I am over the
4 age of 18 and not a party to the within action; my business address is 450 North
Roxbury Drive, 7th Floor, Beverly Hills, California 90210.

5 On March 19, 2004, I served the foregoing document described as:
6 **STIPULATION AND [PROPOSED] ORDER TO EXTEND TIME FOR
ANSWER BY MEDE AMERICA CORP.** on the parties in this action by serving:

7 **SEE ATTACHED SERVICE LIST**

8
9 **By Envelope** - by placing the original a true copy thereof enclosed in
sealed envelopes addressed as above and delivering such envelopes:

10 **By Mail:** As follows: I am "readily familiar" with this firm's practice of
11 collection and processing correspondence for mailing. Under that practice it would be
12 deposited with the U.S. postal service on that same day with postage thereon fully
13 prepaid at Beverly Hills, California in the ordinary course of business. I am aware
that on motion of the party served, service is presumed invalid if postal cancellation
14 date or postage meter date is more than one day after date of deposit for mailing in
affidavit.

15 **By Personal Service:** I delivered such envelope by hand to the offices of the
addressee(s).

16 **By Federal Express:** I caused the envelope(s) to be delivered to the Federal
17 Express office at 9680 Santa Monica Boulevard, Beverly Hills, California 90210, on
_____, for delivery on the next-business-day basis to the offices of the
18 addressee(s).

19 **By Facsimile Transmission:** On _____ at _____ .m., I caused the
above-named document to be transmitted by facsimile transmission, from fax number
20 310-275-5697, to the offices of the addressee(s) at the facsimile number(s) so
indicated above. The transmission was reported as complete and without error. A
21 copy of the transmission report properly issued by the transmitting facsimile machine
is attached hereto.

22 Executed on March 19, 2004, at Beverly Hills, California.

23 **FEDERAL** I declare that I am employed in the office of a member of the bar of
24 this court at whose direction the service was made.

25
26 Claudia Bonilla
PRINT NAME


SIGNATURE

27
28

SERVICE LIST

Jerry Beeman, et al vs. Anthem Prescription Management, Inc., et al.
United States District Court, Central District – Western Division
Case No. CV 04-01262 FMC (PLAx) – CLASS ACTION
Hon. Florence Marie Cooper

SCANNED

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Atty for Def. Benescript

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