1 2 3 4 5 6 7 8 9 10 11 12 13 14	BLANK ROME LLP Ana Tagvoryan (SBN 246536) ATagvoryan@BlankRome.com Safia Gray Hussain (SBN 251123) SHussain@BlankRome.com 2029 Century Park East, 6 th Floor Los Angeles, CA 90067 Telephone: 424.239.3400 Facsimile: 424.239.3434 Attorneys for Defendant, US MED, LLC Todd M. Friedman (SBN 216752) tfriedman@toddflaw.com Meghan E. George (SBN 274525) mgeorge@toddflaw.com Adrian R. Bacon (SBN 280332) abacon@toddflaw.com LAW OFFICES OF TODD M. FRIEDMAN 21550 Oxnard St., Suite 780 Woodland Hills, CA 91367 Telephone: 877.206.4741 Facsimile: 866.633.0228 Attorneys for Plaintiff, LEEROY WILLIAMS	, P.C.	
15	UNITED STATES DISTRICT COURT		
16	EASTERN DISTRICT OF CALIFORNIA		
17 18	LEEROY WILLIAMS, individually and on behalf of all others similarly situated,	Case No. 1:17-cv-00014-DAD-JLT STIPULATION AND ORDER	
10	Plaintiff,	EXTENDING TIME FOR	
20	VS.	DEFENDANT US MED, LLC TO RESPOND TO THE COMPLAINT	
20	US MED, LLC; DOES 1 through 10, inclusive,	(Doc. 6)	
22	Defendants.		
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	149802.00601/105116336v.1 STIPULATION EXTENDING TIME FOR DEFEN	DANT TO RESPOND TO THE COMPLAINT	

1	Plaintiff LEEROY WILLIAMS ("WILLIAMS") and Defendant US MED, LLC	
2	("US MED"), by and through their undersigned counsel, stipulate and agree as	
3	follows:	
4	WHEREAS, US MED'S response to the Class Action Complaint ("Complaint")	
5	filed by WILLIAMS currently is due on February 17, 2017; and	
6	WHEREAS, WILLIAMS and US MED have agreed to extend the time for US	
7	MED to respond to the Complaint by three (3) weeks, to and including March 10,	
8	2017, in order to allow US MED'S counsel, which was recently retained, an	
9	opportunity to review the matter and prepare a response; and	
10	WHEREAS, WILLIAMS and US MED have not obtained any other extension	
11	of time for US MED to respond to the Complaint;	
12	NOW, THEREFORE, WILLIAMS and US MED stipulate as follows:	
13	The deadline for US MED to respond to the Complaint is extended to and	
14	including March 10, 2017.	
15	IT IS SO STIPULATED.	
16	DATED: February 15, 2017	LAW OFFICES OF TODD M. FREIDMAN, P.C.
17	DATED. Teordary 13, 2017	LAW OFFICES OF TODD W. I KEIDWAN, I.C.
18		By: /s/ Adrian R. Bacon (as authorized on February 15, 2017)
19		Adrian R. Bacon
20		Attorneys for Plaintiff, LEEROY WILLIAMS
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22	DATED: February 15, 2017	BLANK ROME LLP
23		By: /s/ Ana Tagvoryan
24		Ana Tagvoryan Attorneys for Defendant, US MED, LLC
25		US MED, LLC
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	STIPULATION EXTENDING TIM	I ME FOR DEFENDANT TO RESPOND TO THE COMPLAINT

1	ORDER	
2	Based upon the stipulation of counsel (Doc. 6), the deadline for the defendant to file its	
3	responsive pleading is extended 21 days ¹ .	
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5	IT IS SO ORDERED.	
6	Dated:February 16, 2017/s/ Jennifer L. Thurston UNITED STATES MAGISTRATE JUDGE	
7	UNITED STATES MADISTRATE JUDGE	
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27	$\frac{1}{1}$ Councel were entitled to stimulate to extend the deadline by up to 28 days without emproved of the Count. J. P. 144(a)	
28	¹ Counsel were entitled to stipulate to extend the deadline by up to 28 days without approval of the Court. L.R. 14 However, rather than leaving counsel wondering, the Court signs the proposed order provided.	
	STIPULATION EXTENDING TIME FOR DEFENDANT TO RESPOND TO THE COMPLAINT	