1	LAW OFFICES OF LAURENCE F. PADWAY		
2	Laurence F. Padway (SBN 89314) 1516 Oak Street, Suite 109		
3	Alameda, CA 94501 Tel: 510.814.6100		
4	Fax: 510.814.0650 Attorneys for Plaintiff Fadi G. Haddad, M.D.		
5	Michael B. Bernacchi (SBN 163657)		
6	E-mail: mbernacchi@bwslaw.com Keiko J. Kojima (SBN 206595)		
7	E-mail: kkojima@bwslaw.com BURKE, WILLIAMS & SORENSEN, LLP		
8	444 South Flower Street, Suite 2400 Los Angeles, CA 90071-2953		
9	Tel: 213.236.0600 Fax: 213.236.2700		
10	Attorneys for Defendant Hartford Life and Accident Insurance Company		
11			
12	UNITED STATES DISTRICT COURT		
13	EASTERN DISTRICT OF CALIFORNIA – SACRAMENTO		
14			
15	FADI G. HADDAD, M.D.,	Case No. 2:16-cv-01700-WHO	
16	Plaintiff,	STIPULATION TO CONTINUE DEADLINE TO SUBMIT	
17	V.	AGREEMENT RE STD BENEFITS; AND ORDER	
18	SMG LONG TERM DISABILITY PLAN, AND HARTFORD LIFE	AND ONDER	
19	AND ACCIDENT INSURANCE COMPANY,		
20	Defendants.		
21	Derendants.		
22			
23	The Parties, Plaintiff Fadi G. Haddad, M.D. ("Plaintiff" or "Dr. Haddad"),		
24	and Defendant Hartford Life and Accident Insurance Company ("Hartford"),		
25	through their respective counsel, hereby stipulate and agree based on the following:		
26	WHEREAS, on April 3, 2019, the Parties filed their updated joint case		
27	management statement proposing a briefing schedule to resolve the outstanding		
28	STD claim. [Dkt. 50] The Court approved the briefing proposal and set the		
	LA #4821-7600-2966 v1	STIPULATION TO CONTINUE DEADLINE TO SUBMIT AGREEMENT RE SDT BENEFITS; AND [PROPOSED] ORDER	

1	following briefing deadlines: (1) concurrent opening briefs due by May 10, 2019;		
2	and (2) concurrent reply briefs due by May 17, 2019. [Dkt. 51]		
3	WHEREAS, the Parties have reached an agreement to resolve the		
4	outstanding STD claim and allow this case to be remanded back to Hartford for the		
5	adjudication of Dr. Haddad's LTD claim. However, the Parties require a short		
6	extension of time to secure approval of the final form of the documentation.		
7	Accordingly, they request that the briefing schedule in Docket 51 be vacated, and		
8	that the Parties be ordered to file their stipulation resolving the STD case and		
9	remanding the LTD case on or before May 17, 2019.		
10	IT IS SO STIPULATED.		
11			
12	Dated: May 10, 2019	Law Offices of Laurence F. Padway	
13			
14		By: /s/ Laurence F. Padway Laurence F. Padway	
15		Laurence F. Padway Attorneys for Plaintiff Fadi G. Haddad, M.D.	
16		, ,	
17	Dated: May 10, 2019	Burke, Williams & Sorensen, LLP	
18		By: /s/ Michael B. Bernacchi	
19		Michael B. Bernacchi Keiko J. Kojima	
20		Attorneys for Defendant Hartford Life and Accident Insurance	
21		Company	
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	LA #4821-7600-2966 v1	STIPULATION TO CONTINUE - 2 - DEADLINE TO SUBMIT AGREEMENT RE SDT BENEFITS; AND [PROPOSED] ORDER	

1	ATTESTATION PURSUANT TO GENERAL ORDER 45			
2	I, Michael B. Bernacchi, attest that concurrence in the filing of this document			
3	has been obtained from the other Signa	has been obtained from the other Signatory.		
4				
5	Dated: May 10, 2019	By: /s/ Michael B. Bernacchi Michael B. Bernacchi		
6	5	Whenaci D. Demaceni		
7	,			
8				
9	<u>ORDER</u>			
10	Pursuant to stipulation, and good cause appearing, IT IS HEREBY			
11	ORDERED that the briefing schedule in Docket 51 is vacated and that the Parties			
12	are ordered to submit their agreement resolving the STD benefits and remanding			
13	the LTD claim on or before May 17, 20	the LTD claim on or before May 17, 2019.		
14	IT IS SO ORDERED.	1/10-		
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16		Ho. Winnam H. Orrick In		
17	,	United States District Judge		
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	LA #4821-7600-2966 v1	- 3 - DEADLINE TO SUBMIT AGREEMENT RE SDT BENEFITS; AND [PROPOSED] ORDER		