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5 Attorneys for Defendants
 PRINCIPAL LIFE INSURANCE COMPANY;
 6 PRINCIPAL LIFE INSURANCE COMPANY
 GROUP MEDICAL PREFERRED PROVIDER
 7 ORGANIZATION (PPO) INSURANCE,
 GROUP POLICY NO. GME P28521.
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 10 **UNITED STATES DISTRICT COURT**
 11 **NORTHERN DISTRICT OF CALIFORNIA**
 12 **SAN FRANCISCO DIVISION**
 13

14 WILLIAM McGRANE, 15 Plaintiff, 16 vs. 17 PRINCIPAL LIFE INSURANCE COMPANY; PRINCIPAL LIFE INSURANCE COMPANY) 18 GROUP MEDICAL PREFERRED PROVIDER) ORGANIZATION (PPO) INSURANCE,) 19 GROUP POLICY NO. GME P28521,) 20 Defendants.)	Case No.: CV08-03783 CRB) STIPULATION (SECOND) EXTENDING TIME TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT AND [PROPOSED] ORDER THEREON) [Civil L.R. 6-1]) Action Filed: August 7, 2008)
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 22 **IT IS HEREBY STIPULATED**, pursuant to Local Rule 6-1, by and between plaintiff
 23 William McGrane ("Plaintiff") and defendants Principal Life Insurance Company; Principal Life
 24 Insurance Company Group Medical Preferred Provider Organization (PPO) Insurance, Group
 25 Policy No. GME P28521 (collectively "Principal Life"), through their attorneys of record, as
 26 follows:

27
 28 **STIPULATION EXTENDING TIME TO ANSWER OR OTHERWISE RESPOND TO COMPLAINT**
AND ~~[PROPOSED]~~ ORDER THEREON
 USDC NDCA Case No. CV08-03783 CRB
 514986.1

1 1. Plaintiff filed the above captioned action on August 7, 2008 and served Principal
2 Life via regular mail on August 11, 2008.

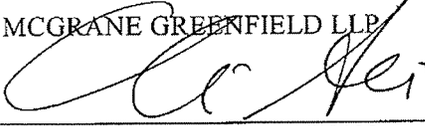
3 2. Principal Life's responsive pleading to the Complaint currently is due on or about
4 August 31, 2008. On August 28, 2008, the parties agreed to an extension until and including
5 September 30, 2008 to answer or otherwise plead to the Complaint in this action.

6 3. The parties now agree that Principal Life shall have a further extension until and
7 including October 7, 2008 to answer or otherwise plead to the Complaint in this action.

8 4. This stipulated date for Principal Life to answer or otherwise respond to the
9 Complaint will not alter the date of any event or deadline already fixed by Court order.

10 **IT IS SO STIPULATED.**

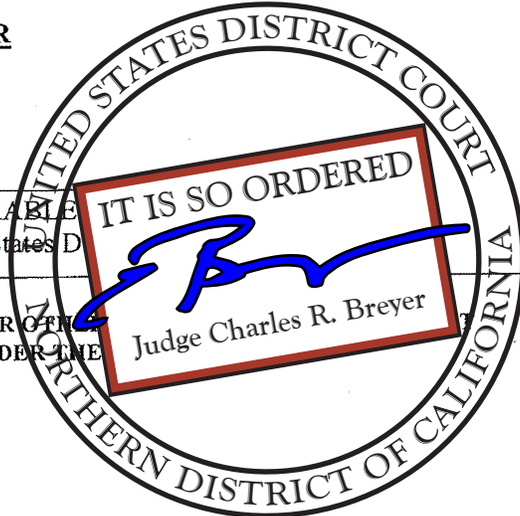
11 Date: September 29, 2008 WILSON, ELSER, MOSKOWITZ,
12 EDELMAN & DICKER LLP
13 By: /s/ Adrienne C. Publicover
14 ADRIENNE C. PUBLICOVER
15 Attorneys for Defendants
16 PRINCIPAL LIFE INSURANCE COMPANY;
17 PRINCIPAL LIFE INSURANCE COMPANY
18 GROUP MEDICAL PREFERRED PROVIDER
19 ORGANIZATION (PPO) INSURANCE,
20 GROUP POLICY NO. GME P28521.

17 Date: September 29, 2008 MCGRANE GREENFIELD LLP
18
19 By: 
20 CHRISTOPHER D. SULLIVAN
21 ANAND PATEL
22 Attorneys for Plaintiff
23 WILIAM McGRANE

23 **ORDER**

24 **IT IS SO ORDERED.**

25 Date: Oct. 01, 2008 By: _____
26 HONORABLE
27 United States D



28 **STIPULATION EXTENDING TIME TO ANSWER OR OTHER
AND [PROPOSED] ORDER**