Williams v. Pruden	al Insurance Company of America, The				D
	Case3:08-cv-04170-SI Docume	nt60 Filed0	1/22/10	Page1 of 4	
1 2 3 4 5 6 7 8	Julian M. Baum (130892), JMB@JMBLawGroup.Com JULIAN M. BAUM & ASSOCIATH 9 Tenaya Lane Novato, California 94947 Telephone: (415) 892-3152 Facsimile: (888) 452-38493 Attorneys for Plaintiff Cora J. Willia Robert E. Hess (178042), rhess@bar Scott E. Calvert (210787), scalvert@ BARGER & WOLEN LLP 19800 MacArthur Boulevard, 8th Fla Irvine, California 92612	ES ums gerwolen.co bargerwolen			
9	Telephone: (949) 757-2800 Facsimile: (949) 752-6313				
10	Attorneys for Defendant				
11	The Prudential Insurance Company of America				
12	UNITED STATES DISTRICT COURT				
13	NORTHERN DISTRICT OF CALIFORNIA – SAN FRANCISCO				
14					
15	CORA J. WILLIAMS,	Case	No.: 08-	CV-04170 SI	
16	Plaintiffs,	Action	n Filed :	May 31, 2008	
17	VS.	STIP		ON TO EXTEN	D THE
18 19	THE PRUDENTIAL INSURANCE COMPANY OF AMERICA, and DO $1-50$ , inclusive,	DES DISC	OVERY POSED	Y CUT-OFF DA O] ORDER	TE;
20	Defendants.				
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	Case No.: 08-CV-04170 SI				
	STIPULATION TO EXTEND THE DISCOVERY CUT-OFF DATE Dockets.Justia				
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TO THE UNITED STATES DISTRICT COURT FOR THE NORTHERN DISTRICT OF CALIFORNIA:

4 Plaintiff Cora J. Williams ("Plaintiff") and Defendant The Prudential 5 Insurance Company of America ("Prudential"), hereby stipulate and respectfully 6 request that the Court order as follows:

8 On December 2, 2009, the parties jointly submitted a Case Management 9 Statement that included a proposed schedule of amended pre-trial dates. Among 10 those proposed pre-trial dates was a discovery cut-off date of April 26, 2010, which 11 represented an approximate three-month continuance of the previous discovery cut-12 off date (January 29, 2010). Subsequently, at the December 4, 2009 Case 13 Management Conference, the Court agreed to continue to discovery cut-off date to 14 April 26, 2010, as requested by the parties. However, the new discovery deadline 15 was not reflected in the Court's subsequent December 7, 2009 Order. 16 17 Accordingly, to avoid any confusion concerning the discovery deadline in this 18 case, the parties stipulate and respectfully request that the Court issue an Order

19 confirming the agreed-upon discovery cut-off date of April 26, 2010.

IT IS SO STIPULATED.

23 Dated: January 22, 2010

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JULIAN M. BAUM & ASSOCIATES

By: <u>/s/ Julian M. Baum</u> JULIAN M. BAUM ttorneys for Plaintiff Cora J. Williams

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1 2	Dated: January 22, 2010 BARGER & WOLEN LLP
3	
4	By: <u>/s/ Scott E. Calvert</u> ROBERT E. HESS SCOTT E. CALVERT Attorneys for Defendant The Prudential Insurance Company of America
5	SCOTT E. CALVERT Attorneys for Defendant
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	-2- Case No.: 08-CV-04170 SI STIPULATION TO EXTEND THE DISCOVERY CUT-OFF DATE

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1	ORDER
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3	The parties having stipulated as set forth above, and for good cause shown,
4	the parties shall have up to and until April 26, 2010 to conduct discovery.
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6	IT IS SO ORDERED
7	Sugar Maton
8	DATED: THE HONORABLE SUSAN ILLSTON
9	UNITED STATES DISTRICT JUDGE
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	Case No.: 08-CV-04170 SI ORDER