SF/1609760v1

LAW OFFICES OF JOHN N. FRYE 1 JOHN N. FRYE 411 Borel Avenue, Suite 500 2 San Mateo, CA 94402 Telephone: (650) 577-0889 3 Facsimile: (650) 345-9875 4 Attorneys for Plaintiff, 5 ABRAHAM WALLIN 6 SEDGWICK, DETERT, MORAN & ARNOLD LLP DAVID HUMISTON Bar No. 090579 7 DENNIS G. ROLSTAD Bar No. 150006 One Market Plaza 8 Steuart Tower, 8th Floor San Francisco, California 94105 Telephone: (415) 781-7900 9 Facsimile: (415) 781-2635 10 dennis.rolstad@sdma.com Attorneys for Defendants 11 UNITED HEALTHCARE INSURANCE COMPANY 12 AND ELECTRONIC ARTS, INC. EMPLOYEE BENEFITS PLAN UNITED STATES DISTRICT COURT 13 NORTHERN DISTRICT OF CALIFORNIA 14 CASE NO. CV 09 0292 MMC 15 ABRAHAM WALLIN, 16 Plaintiff, STIPULATION AND (PROPOSED) ORDER CONTINUING DEADLINE TO 17 COMPLETE MEDIATION AND ٧. CONTINUE CASE MANAGEMENT 18 UNITED HEALTHCARE AND **CONFERENCE** ELECTRONIC ARTS EMPLOYEE 19 BENEFITS PLAN, and DOES 1-50, Defendants. 20 21 22 IT IS HEREBY STIPULATED AND AGREED by and between plaintiff Abraham 23 Wallin ("plaintiff") and defendants United Healthcare Insurance Company And The Electronic 24 Arts, Inc. Employee Benefits Plan ("defendants"), by and through their attorneys of record 25 herein, that mediation of this matter will take place on September 9, 2009 before the assigned 26 mediator Charles Loughran, Esq. The date for mediation was continued to allow personal 27 EDGWICK participation by plaintiff. The parties therefore ask that the last day to participate in mediation be 28 continued to September 10, 2009. The parties also request that the filing date for the further joint

STIPULATION AND [PROPOSED] ORDER CONTINUING DEADLINE TO COMPLETE MEDIATION

CASE NO. CV 09 0292 MMC

1	report due on July 10, 2009, and the further case management conference which is scheduled for	
2	July 17, 2009, be continued to dates after the September 9, 2009 mediation. The parties report	
3	that they have received the third-party documents at issue and are reviewing those in preparation	
4	for settlement discussions.	
5	SO AGREED AND STIPULATED.	
6	DATED: July 8, 2009	LAW OFFICES OF JOHN N. FRYE
7		Den e/Lelea N. Force
8		By: s/John N. Frye John N. Frye
9		Attorneys for Plaintiff ABRAHAM WALLIN
10		
11	DATED: July 8, 2009	SEDGWICK, DETERT, MORAN & ARNOLD LLP
12		
13		By: s/Dennis G. Rolstad Dennis G. Rolstad
14		Attorneys for Defendant UNITED HEALTHCARE INSURANCE COMPANY
15		AND THE ELECTRONIC ARTS, INC. EMPLOYEE BENEFITS PLAN
16		
17	I hereby attest that I have on file all holograph signatures for any signatures indicated by a	
18	"conformed" signature (/s/) within this efiled document.	
19	s/Dennis G. Rolstad	
20		Dennis G. Rolstad
21		
22		
23	ORDER	
24	IT IS SO ORDERED. The further joint statement must be filed on or before September October	
25	25_{-} , 2009 and the further case management conference will occur on September 2_{-} , 2009.	
26	DATED::	
SEDGWICK DETERT, MORAN & ARNOLDIJ 28	July 9, 2009	Mafine M. Chester THE HONORABLE MAXINE M. CHESTE

-2- CASE NO. CV 09 0292 MMC STIPULATION AND [PROPOSED] ORDER CONTINUING DEADLINE TO COMPLETE MEDIATION

SF/1609760v1