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IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA

ALFREDO LEON OREA,

Plaintiff,

No. C 09-02538 WHA

v.

FS SAN FRANCISCO EMPLOYMENT,  
INC.'S LONG TERM DISABILITY PLAN,

Defendant.

**ORDER RE STIPULATION TO  
CONTINUE BRIEFING  
SCHEDULE AND HEARING ON  
DEFENDANT'S MOTION FOR  
SUMMARY JUDGMENT**

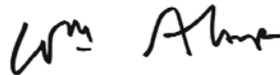
LIFE INSURANCE COMPANY OF  
NORTH AMERICA,

Real Party in Interest.

This is an ERISA action challenging a denial of disability benefits. Because counsel for plaintiff is working a reduced schedule for health and personal reasons, the hearing on defendant's motion for summary judgment was continued from February 18 to February 25, 2010. The parties have now stipulated to continue the briefing schedule and the hearing in this matter by an additional week for the same given reason. The continuance is **DENIED WITHOUT PREJUDICE**. If they renew their motion, counsel for plaintiff should file a sworn declaration explaining in detail the reasons why he needs a continuance.

**IT IS SO ORDERED.**

Dated: February 3, 2010.



WILLIAM ALSUP  
UNITED STATES DISTRICT JUDGE