16 17 18 FELI MERCADO, CASE NO. 19 Plaintiff, STIPULAT				
FELI MERCADO PAMELA E. COGAN (SBN 105089) STACY M. TUCKER (SBN 218942) ROPERS, MAJESKI, KOHN & BENTLEY 1001 Marshall Street, Suite 300 Redwood City, CA 94063-2052 Telephone: (650) 364-8200 Facsimile: (650) 780-1701 pcogan@rmkb.com; stucker@rmkb.com Attorneys for Defendant LBERTY LIFE ASSURANCE COMPANY OF BOSTON UNITED STATES DISTRICT OF CALIFIED NORTHERN DISTRICT OF CALIFIED NORTHERN DISTRICT OF CALIFIED NORTHERN DISTRICT OF CALIFIED V. LIBERTY LIFE ASSURANCE COMPANY OF BOSTON, Defendant. Per Civil Local Rule 6.2, Plaintiff FELI MERCADO at a calified and calified an				
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OF BOSTON, Defendant. 23 Per Civil Local Rule 6.2, Plaintiff FELI MERCADO a	FED REQUEST TO POSTPONE NAGEMENT CONFERENCE			
Per Civil Local Rule 6.2, Plaintiff FELI MERCADO a				
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25 ASSURANCE COMPANY OF BOSTON ("Liberty Life") he				
	nd defendant LIBERTY LIFE			
stipulated motion to the following:				
27 1. WHEREAS, the parties wish to engage in med				
28	ereby petition this Court to grant its			
RC1/6842785.1/SMT - 1 -	ereby petition this Court to grant its			

1	2. WHEREAS, the parties have agree to participate in private mediation in this			
2	matter, scheduled to occur on March 25, 2013;			
3	3. WHEREAS, the ADR Scheduling Order in this matter has set the Case			
4	Management Conference on March 14, 2013;			
5	4. WHEREAS, the parties hope to resolve this case either at mediation or within a			
6	short period thereafter, and do not wish to take up the Court's resources unnecessarily;			
7	5. WHEREAS, the parties therefore seek to postpone the Case Management			
8	Conference in this case, currently scheduled for March 14, 2013, until April 18, 2013 or the next			
9	available day on the Court's calendar, and to postpone any deadlines related to that Conference.			
10	6. WHEREAS, Liberty Life obtained a two week extension from Plaintiff to file its			
11	answer and no other modifications to existing deadlines have been made in this case, and no			
12	deadlines subsequent to the Case Management Conference will be affected by this stipulation as			
13	no dates after the Case Management Conference have been set;			
14				
15	IT IS HEREBY STIPULATED by and between Plaintiff and Liberty Life, through their			
16	respective attorneys of record, that in the interests of efficiency benefitting the parties and this			
17	Court the parties jointly request that the Case Management Conference in this matter shall be			
18	moved to April 18, 2013, or such subsequent date as assigned by this Court, to allow the parties to			
19	complete mediation and potentially settle the case. Any deadlines calculated from the date of the			
20	Case Management Conference shall be similarly postponed.			
21	IT IS SO STIPULATED.			
22				
23	Dated: February 26, 2013 SPRINGER-SULLIVAN & ROBERTS LLP			
24	By: /s/ Cassie Springer-Sullivan			
25	Cassie Springer-Sullivan			
26	Attorneys for Plaintiff FELI MERCADO			

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	1	Dated: February 26, 2013
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	6	IT IS SO ORDERED. March 6 DATED: February, 2013
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ROPERS, MAJESKI, KOHN & BENTLEY

By: /s/ Stacy M. Tucker
PAMELA E. COGAN
STACY M TUCKER

Attorneys for Defendant LIBERTY LIFE ASSURANCE COMPANY OF BOSTON

United State Magistrate Court Judge Maria Elena James