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7	Automeys for Defendant				
8	UNITED STATES DISTRICT COURT				
9	NORTHERN DISTRI	CT OF CALIFORNIA			
	JOHN DEL GALLEGO,	Case No. C13-4518 VC			
10	Plaintiff,	Case No. C15-4518 VC			
11	v.	STIPULATION TO MODIFY BRIEFING SCHEDULE FOR CROSS-MOTIONS FOR			
12	WELLS FARGO & COMPANY LONG TERM	JUDGMENT AND ORDER			
13	DISABILITY PLAN, and METROPOLITAN LIFE INSURANCE COMPANY,				
14	Defendant.				
15					
16	IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff John Del				
17	Gallego and defendants Wells Fargo & Company LTD Disability Plan and Metropolitan Life				
18	Insurance Company ("defendants"), by and through their respective counsel of record, as				
19 20	follows:				
	1. On May 15, 2014, this Court is	ssued its Joint Case Management Statement &			
21	Order (ECF No. 17) specifying that cross-motions for judgment under Rule 52 are to be filed on				
22 23	September 15, with oppositions and replies to be filed according to the timetable set by the Local				
23 24	Rules of Court. A half day-bench trial/hearing was to be set at the Court's convenience.				
24	2. The parties have met and conferred regarding the briefing schedule and agree that,				
26	in consideration of their respective schedules and the orderly preparation of the briefs, it would				
20	be mutually beneficial to: (a) postpone the date for filing the cross motions by one week, to				
28	September 22, 2014; and (2) to provide for two weeks, rather than one week, between the filing				
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	STIPULATION AND [PROPOSED] ORDER FOR MODIFICATION OF BRIEFING SCHEDULE				

1	of opposition and reply briefs. Thus, the parties have stipulated to, and request that the court				
2	order, the following revised briefing and hearing schedule:				
3	Cross-motions due:		September 22, 2014		
4	Oppositions to cross-motions due:		October 6, 2014		
5	Replies to oppositions due:		October 20, 2014		
6	Half-day bench trial/hearing		At the court's convenience, other than during the weeks of November		
7			24 and December 1, 2014		
8	IT IS SO STIPULATED.				
9					
10	DATED: September 15, 2014	LAW OFFICES OF LA	URENCE F. PADWAY		
11	By: /s/ Laurence F. Padway (as authorized on 9/14/14)				
12	Laurence F. Padway Attorneys for Plaintiff				
13		John Del Gallego			
14	DATED: September 15, 2014	SEDGWICK LLP			
15		2220000			
16	By: <u>/s/ Mark J. Hancock</u> Rebecca A. Hull Mark J. Hancock Attorneys for Defendants				
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	SCHEDULE				

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1	<u>ORDER</u>		
2	Upon the stipulation of the parties, IT IS SO ORDERED.		
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4	Date: September 15, 2014	1-1-	
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6		United States District Judg	e
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