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7
 8 UNITED STATES DISTRICT COURT
 NORTHERN DISTRICT OF CALIFORNIA

9 JOHN DEL GALLEGO,

10 Plaintiff,

11 v.

12 WELLS FARGO & COMPANY LONG TERM
 13 DISABILITY PLAN, and METROPOLITAN
 14 LIFE INSURANCE COMPANY,

15 Defendant.

Case No. C13-4518 VC

STIPULATION TO MODIFY BRIEFING
 SCHEDULE FOR CROSS-MOTIONS FOR
 JUDGMENT AND ~~PROPOSED~~ ORDER

AS MODIFIED

16
 17 **IT IS HEREBY STIPULATED AND AGREED** by and between Plaintiff John Del
 18 Gallego and defendants Wells Fargo & Company LTD Disability Plan and Metropolitan Life
 19 Insurance Company (“defendants”), by and through their respective counsel of record, as
 20 follows:

21 1. On October 24, 2014, the Court issued its order (ECF 25) adopting a briefing
 22 schedule previously proposed by the parties, under which plaintiff’s opening brief would be due
 23 on October 20, 2014, defendants’ opposition and cross-motion brief would be due on October
 24 27, 2014, plaintiff’s reply and opposition to defendants’ cross-motion would be due on
 25 November 3, 2014, and the matter would be heard as a half-day bench trial on December 10,
 26 2014.

27 2. On Wednesday, October 22, 2014, the attorney responsible for preparing
 28 MetLife’s briefs, Rebecca Hull, experienced a family medical emergency when her spouse

Sedgwick LLP

1 sustained a severe back injury, which ultimately necessitated a lengthy hospital visit on Saturday,
2 October 25, and has required most of her time and attention since October 22, making it
3 impossible to complete the opening brief for MetLife in time for filing on October 27, 2014,
4 under the current schedule. Upon discussion with counsel for plaintiff, the parties have agreed to
5 the following extension of the current dates in light of this unexpected development and its
6 anticipated duration to at least Wednesday, October 29, 2014, and request that the Court approve
7 and adopt such dates:

- 8 a. Plaintiff's opening brief, October 20, 2014 [already filed].
9 b. Defendants' brief in opposition to plaintiff's motion and in support of defendants'
10 cross-motion, November 6, 2014;
11 c. Plaintiff's reply in support of plaintiff's motion and opposition to defendants'
12 cross-motion, November 17, 2014;
13 d. Defendants' reply in support of their cross-motion, November 24, 2014;
14 e. Hearing/bench trial on December ~~16~~¹⁷, 2014, ~~as currently scheduled, or at the~~
15 ~~Court's convenience.~~

16 **IT IS SO STIPULATED.**

17
18 DATED: October 26, 2014 LAW OFFICES OF LAURENCE F. PADWAY

19 By: /s/ Laurence F. Padway (as authorized on 10/27/14)

20 Laurence F. Padway
21 Attorneys for Plaintiff
22 John Del Gallego

22 DATED: October 26, 2014 SEDGWICK LLP

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24 By: /s/ Rebecca A. Hull

25 Rebecca A. Hull
26 Mark J. Hancock
27 Attorneys for Defendants
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ORDER AS MODIFIED

Upon the stipulation of the parties and good cause appearing therefor ~~IT IS SO~~
ORDERED.

Date: November 4, 2014

