1 2 3 4 5 6 7 8 9 10 11	MICHAEL J. STORTZ (SBN 139386) michael.stortz@dbr.com MARSHALL L. BAKER (SBN 300987) marshall.baker@dbr.com DRINKER BIDDLE & REATH LLP 50 Fremont Street, 20th Floor San Francisco, CA 94105-2235 Telephone: (415) 591-7500 Facsimile: (415) 591-7510 STEPHEN C. BAKER (pro hac vice) stephen.baker@dbr.com TIMOTHY J. O'DRISCOLL (pro hac vice) timothy.odriscoll@dbr.com DRINKER BIDDLE & REATH LLP One Logan Square, Ste. 2000 Philadelphia, PA 19103-6996 Telephone: (215) 988-2700 Facsimile: (215) 988-2757 Attorneys for Defendant THE NORTHWESTERN MUTUAL LIFE			
13	INSURANCE COMPANY			
14	UNITED STATES DISTRICT COURT			
15	NORTHERN DISTRICT OF CALIFORNIA			
16	SAN FRANCISCO DIVISION			
17 18	SANFORD J. WISHNEV, individually and on behalf of all others similarly situated,	Case No. 3:15-CV-03797-EMC		
19	Plaintiff,	STIPULATION AND [PROPOSED] ORDER TO CONTINUE STAY AND		
20	v.	CASE MANAGEMENT CONFERENCE; DECLARATION OF MICHAEL J.		
21	THE NORTHWESTERN MUTUAL LIFE	STORTZ IN SUPPORT		
22	INSURANCE COMPANY, a Wisconsin corporation, and DOES 1-10, inclusive,			
23	Defendants.			
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DRINKER BIDDLE & REATH LLP ATTORNEYS AT LAW SAN FRANCISCO	STIPULATION AND [PROPOSED] ORDER TO CONTINUE STAY AND CMC; STORTZ DECL.	Case No. 3:15-CV-03797-EMC		

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STIPULATION AND [PROPOSED] ORDER TO

CONTINUE STAY AND CMC; STORTZ DECL.

continuing the next CMC to September 28, 2017 and continuing the stay through that date "or

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1	pending further Order of the Court";	
2	WHEREAS, on September 19, 2017, this Court issued an Order (Dkt. No. 75) continuing	
3	both the CMC and the stay to March 29, 2018 "or pending further Order of the Court";	
4	WHEREAS, the Parties through counsel have met and conferred and agree that given the	
5	status of Northwestern Mutual's appeal, and the Martin and Lujan appeals, as well as the status of	
6	proceedings before the California Supreme Court, (1) the existing stay in this action should	
7	continue for six more months, unless earlier terminated by the Court upon request of one or both	
8	of the parties; and (2) the March 29, 2018 CMC should be continued for six months, unless earlier	
9	scheduled by the Court;	
10	WHEREAS, the requested continuance will not impact any other deadlines already set by	
11	the Court.	
12	THEREFORE, IT IS HEREBY STIPULATED AND AGREED by the parties through	
13	their respective counsel as follows:	
14	1. This action should remain stayed through September 27, 2018 or pending further	
15	Order of the Court; and	
16	2. The Case Management Conference currently scheduled for March 29, 2018 should	
17	be continued to September 27, 2018 at 10:30 a.m., or such other date as the Court deems proper.	
18	3. The parties shall file a Case Management Statement on or before September 20,	
19	2018 or as hereafter ordered by the Court.	
20	IT IS SO STIPULATED.	
21		
22	Dated: March 9, 2018 DRINKER BIDDLE & REATH LLP	
23		
24	By: _/s/ Michael J. Stortz	
25	Michael J. Stortz Marshall L. Baker	
26	Attorneys for Defendant	
27	THE NORTHWESTERN MUTUAL LIFE INSURANCE COMPANY	
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DRINKER BIDDLE & REATH LLP
ATTORNEYS AT LAW
SAN FRANCISCO

1	Dated: March 9, 2018 BRAMSON, PLUTZIK, MAHLER & BIRKHAEUSER, LLP	
2	DIKKIT LEGER, LEF	
3	By: /s/ Robert M. Bramson	
4	Robert M. Bramson	
5	Attorneys for Plaintiff	
6	SANFORD J. WISHNEV	
7	Attestation Pursuant to Civil Local Rule 5-1(i)	
8	Pursuant to Civil Local Rule 5-1(i), I, Michael J. Stortz, hereby attest that I have obtained	
9	concurrence in the filing of this document from the other signatory to this document.	
10	I declare under penalty of perjury under the laws of the United States of America that the	
11	foregoing is true and correct. Executed this 9th day of March, 2018 in San Francisco, California.	
12		
13	/s/ Michael J. Stortz	
14	Michael J. Stortz	
15		
16	[PROPOSED] ORDER	
17	Pursuant to Stipulation, IT IS SO ORDERED.	
18	ET ATES DISTRICT CO.	
19	ST. A.	
20	Date:	
21		
22	UNITE CHAM, Chen	
23	UNITE Judge Edward M. Chen	
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25	TERN DISTRICT OF CT	
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DECLARATION OF MICHAEL J. STORTZ

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1. I am an active member in good standing of the Bar of the State of California,

admitted to practice before this Court, and a partner with the firm of Drinker Biddle & Reath LLP, attorneys of record for Defendant The Northwestern Mutual Life Insurance Company ("Northwestern Mutual") in the above-entitled action. I make this Declaration in support of the

parties' Stipulation to Continue Stay and Case Management Conference. If called, I could and

would testify to the matters set forth herein.

I, Michael J. Stortz, declare as follows:

2. This action has been stayed since June 30, 2016. Since that time, Northwestern Mutual has pursued an appeal in the Ninth Circuit as to this Court's interlocutory Order denying Northwestern Mutual's motion to dismiss.

- 3. In Northwestern Mutual's appeal, the parties have filed their respective briefs, and appellate briefing has been complete since January 27, 2017. Oral argument took place on October 16, 2017.
- 4. In addition to Northwestern Mutual's appeal, there are two other appeals presenting the same issues pending in the Ninth Circuit: Martin v. Metro. Life Ins. Co., No. 16-15690 (9th Cir. Apr. 15, 2016) and Lujan v. New York Life Ins. Co., No. 16-16401 (9th Cir. Aug. 9, 2016).
- 5. The appellate briefing in *Martin* and *Lujan* is also complete, and oral argument in those cases took place on October 16, 2017.
- 6. On January 18, 2018, the Ninth Circuit issued an Order asking the California Supreme Court to resolve two questions of California law presented in the pending appeals. The California Supreme Court (Case No. S246541) has not yet decided whether to grant or deny the Ninth Circuit's request.
- 7. On March 10, 2017, and again on September 19, 2017, this Court issued Orders that continued both the stay and the date for the CMC by six months. A CMC is currently scheduled for March 29, 2018.

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8.	There is good cause to continue the stay for an additional six months, and to
continue the	March 29, 2018 CMC to September 27, 2018, as Northwestern Mutual's appeal,
Martin, and	Lujan each present the same threshold questions of law, the resolution of which may
obviate the n	eed for any further proceedings in this Court.

- 9. The requested continuance will not impact any deadlines already set by the Court.
- 10. To date, the other time modifications in this case are as follows: on August 31, 2015, the Court approved the Parties' Stipulation As to Filing of the Amended Complaint; on November 5, 2015, the Court reset the hearing on Northwestern Mutual's Motion to Dismiss Plaintiff's First Amended Complaint and reset the CMC to November 20, 2015; on November 20, 2015, the Court again reset the CMC to January 21, 2016; on January 12, 2016, the Court again reset the CMC to March 3, 2016; on February 23, 2016, the Court granted Northwestern Mutual's Motion to Continue the CMC to March 24, 2016; on May 31, 2016, the Court approved the Parties' stipulated request to continue the CMC to June 30, 2016; on March 2, 2017, the Court rescheduled the March 30, 2017 CMC for March 28, 2017; on March 10, 2017, the Court continued the CMC to September 28, 2017; and on September 19, 2017, the Court continued the CMC to March 29, 2018.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed this 9th day of March, 2018 at San Francisco, California.

/s/ Michael J. Stortz
Michael J. Stortz

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