A	1 1	У	n v. Metrop	olitan LifeDo	J				
		1 2 3 4 5 6 7 8 9 10 11	SEDGWICK, DETERT, MORAN & ARNOR REBECCA A. HULL Bar No. 99802 MICHELLE Y. MAGSAYSAY Bar No. 215 rebecca.hull@sdma.com michelle.magsaysay@sdma.com One Market Plaza Steuart Tower, 8th Floor San Francisco, California 94105 Telephone: (415) 781-7900 Facsimile: (415) 781-2635 Attorneys for Defendant Metropolitan Life Insurance Company CHARLOTTE CHAPMAN ALLYN charlottechapman46@yahoo.com ccallyn2010@gmail.com P.O. BOX 2026 Napa, California 94558 Telephone: (707) 373-7357						
		12	PLAINTIFF, IN PRO PER						
		13 14	UNITED STATES DISTRICT COURT						
		15							
		16	Charlotte Chapman Allyn,	CASE NO. C09-05671 SBA					
		17 18	Plaintiff, v.	STIPULATION AND [PROPOSED] ORDER FOR PLAINTIFF TO FILE FIRST AMENDED COMPLAINT					
		19 20	Metropolitan Life Insurance Company (MetLife) and Wyeth Pharmaceutical, Inc., Long Term Disability Plan,						
		21	Defendants.						
		22							
		23							
	NOLD LLP	24							
	K JRAN & AR	25							
	WIC DETERT, MC	26							
	Sed owick arnold LP	27							
	S	28							
			STIPULATION AND [PROPOSED] ORDER FO	CASE NO. C09-05671 SBA RPLAINTIFF TO FILE FIRST AMENDED COMPLAINT D o c k					
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	1	IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff Charlotte				
	2	Chapman Allyn ("Plaintiff"), in pro per, and defendant Metropolitan Life Insurance Company				
	3	("MetLife"), that Plaintiff may file the proposed first amended complaint, as attached as Exhibit				
	4	A to this stipulation.				
	5	IT IS SO STIPULATED.				
	6	DATED: December 30, 2010 SEDGWICK, DETERT, MORAN & ARNOLD LLP				
	7					
	8	By: <u>/s/ Michelle Y. Magsaysay</u> Rebecca A. Hull				
	9	Michelle Y. Magsaysay				
	10	Attorneys for Defendant Metropolitan Life Insurance Company				
	11					
	12	DATED: December 30, 2010 By: <u>/s/ Charlotte Chapman Allyn</u>				
	13	Charlotte Chapman Allyn Plaintiff, In Pro Per				
	14	Flaintill, III PIO Per				
	15	ORDER				
	16	PURSUANT TO STIPULATION, IT IS HEREBY ORDERED THAT Plaintiff shall file				
	17	her first amended complaint, attached as Exhibit A to this stipulation, by no later than fifteen				
	18					
	19					
	20	IT IS SO ORDERED.				
	21	DATED: 1/10/11				
	22	JUDGE OF THE DISTRICT COURT				
	23					
LLP	24					
& ARNOLD	25					
CK T, MORAN	26					
Sedewick Defert, MORAN & ARNOLD LLP	27	UNITED STATES DISTRICT COURT				
ed	28					
		SF/1870445v1 -2- CASE NO. C09-05671 SBA STIPULATION AND [PROPOSED] ORDER FORPLAINTIFF TO FILE FIRST AMENDED COMPLAINT				

	1	FOR THE				
	2	NORTHERN DISTRICT OF CALIFORNIA				
	3	CHARLOTTE CHAPMAN ALLYN,				
	4	Plaintiff,				
	5	v.				
	6	METROPOLITAN LIFE INSURANCE et al,				
	7	Defendant.				
	8	/				
	9	Case Number: CV09-05671 SBA				
	10	CERTIFICATE OF SERVICE				
	11	I, the undersigned, hereby certify that I am an employee in the Office of the Clerk, U.S. District				
	12	Court, Northern District of California.				
	13	That on January 11, 2011, I SERVED a true and correct copy(ies) of the attached, by placing said copy(ies) in a postage paid envelope addressed to the person(s) hereinafter listed, by				
	14	depositing said envelope in the U.S. Mail, or by placing said copy(ies) into an inter-office delivery receptacle located in the Clerk's office.				
	15	denvery receptuele foculed in the clerk's office.				
	16					
	17	7 Charlotte Chapman Allyn P.O. Box 2026				
	18	Napa, CA 94558				
	19	Dated: January 11, 2011				
	20	Richard W. Wieking, Clerk By: LISA R CLARK, Deputy Clerk				
	21					
	22					
	23					
a,	24					
ARNOLD L	25					
CK MORAN &	26					
DETERT	27					
Sedewick Defert, MORAN & ARNOLD LLP	28					
		SF/1870445v1 -3- CASE NO. C09-05671 SBA STIPULATION AND [PROPOSED] ORDER FORPLAINTIFF TO FILE FIRST AMENDED COMPLAINT				