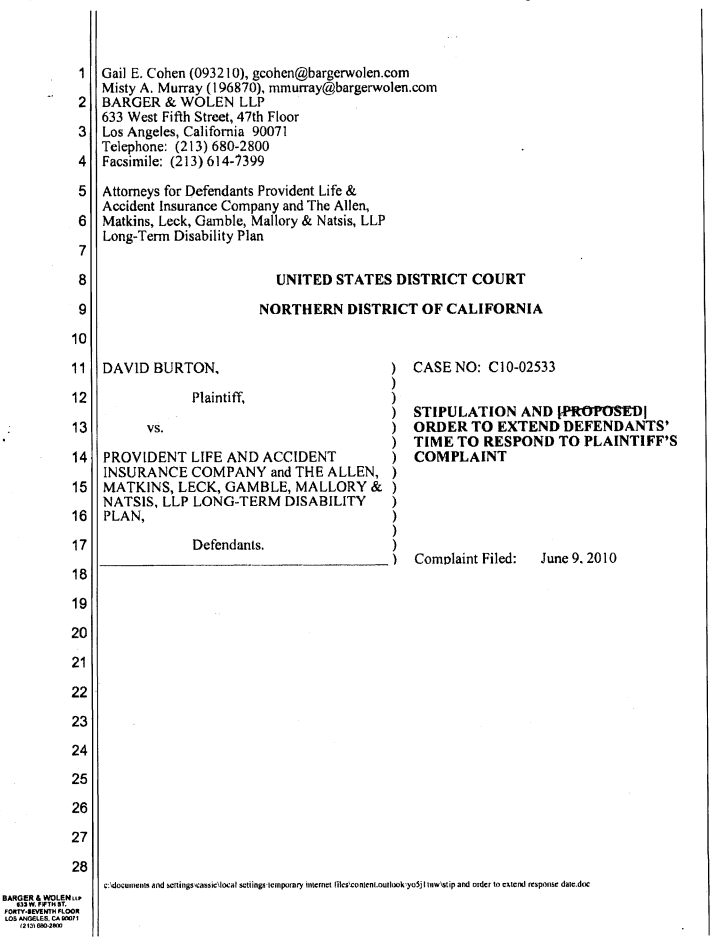
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Pursuant to FRCP 6(b) and L.R. 6-1(a), Plaintiff David Burton ("Plaintiff") and Defendants Provident Life & Accident Insurance Company and The Allen, Matkins, Leck, Gamble, Mallory & Natsis, LLP Long-Term Disability Plan ("Defendants"), by and through their counsel of record, hereby stipulate to the following:

- 1. Defendants shall have an extension of time to respond to Plaintiffs' Complaint up to and including July 21, 2010.
- 2. Pursuant to L.R. 6-1(a), this extension will not alter the date of any deadline already fixed by the Court.

Good cause exists for this extension because Defendants have only recently retained counsel who needs additional time to gather and review all relevant documents in connection with the Plaintiff's claims, to formulate interim litigation strategy and to prepare responsive pleadings.

IT IS SO STIPULATED.

Dated: July 6, 2010

Dated: July 6, 2010

BARGER & WOLEN LLP

MISTY A. MURRAY

Attorneys for Defendants Provident Life & Accident Insurance Company and The Allen, Matkins, Leck, Gamble, Mallory & Natsis, LLP Long-Term Disability Plan

SPRINGER-SULLIVAN & ROBERTS LLP

By:

ASSIE SPRINGER-SULLIVAN

MICHELLE L. ROBERTS

Attorneys for Plaintiff David Burton

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[PROPOSED] ORDER Having received the parties' Stipulation to extend Defendants' time to Respond to Plaintiff's Complaint, and for good cause shown, the parties' Stipulation is the Order of the Court. IT IS SO ORDERED. DATED: 7-8-10 United States District Court Judge for the Northern District of California 

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