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IT IS HEREBY STIPULATED AND AGREED by and between Plaintiff John
 Campolo ("Plaintiff") and Defendants Aetna Life Insurance Company ("Aetna"), Office Depot
 Temporary Disability Plan, and Office Depot Long Term Disability Plan (collectively the
 "Office Depot Plan") ("Aetna and the Office Depot Plan are collectively referred to herein as
 "Defendants") by and through their respective attorneys of record, as follows:

Plaintiff served discovery on the Defendants in March and September, 2011. Plaintiff
granted Defendants extensions to respond to this discovery and the parties sought an extension of
the discovery cut-off from December 16, 2011 until January 6, 2012. (Docket No. 27) The Court
granted that stipulation. (Docket No. 29)

Following receipt of discovery responses that Plaintiff considered to contain inappropriate objections and insufficient responses, on November 21, 2011, the parties conducted the LR 37-1 meet and confer. During this meet and confer, Defendants' counsel represented that supplemental responses curing many of Plaintiff's concerns would be provided by the end of the month. Defendants did not provide supplemental responses by the end of the month.

On November 23, 2011, the Court granted the parties stipulated protective order
regarding the confidentiality of information. (Docket No. 31)

On December 7, 2011, Plaintiff filed a Motion to Compel. (Docket No. 32) That Motion,
and all further discovery motions, was referred to Magistrate Judge Jacqueline Scott Corley.
(Docket No. 33 & 34) On December 8, 2011, Defendants produced additional information in
response to the discovery. The parties again engaged in discussions regarding Plaintiff's
concerns with Defendants' supplemental responses. Defendants agreed to provide supplemental
responses, but following Plaintiff's request, could not provide a date upon which those
supplemental responses would be produced to Plaintiff.

On December 14, 2011, Judge Corley held a telephonic discovery conference with the
parties. (Docket No. 34) Based on the parties representation that some of the sought-after
discovery had been produced, and that Defendants were working to provide further supplemental
responses (which Defendants represented had been delayed due to the holidays and a shortage of

staff), Judge Corley dismissed Plaintiff's Motion to Compel, without prejudice, and ordered the
 parties to bring any unresolved discovery matters before the Court through a joint discovery
 letter. (Docket No. 35)

During the telephonic discovery conference the issue of sufficient time to fully complete
discovery within the currently set discovery cut-off was discussed with Judge Corley. The parties
each represented their willingness to seek an extension of dates in order to work towards
resolving any discovery issues prior to any cut-offs.

8 The parties have continued to work toward resolving Plaintiff's concerns regarding 9 Defendants' discovery responses. To date, Defendants have not provided Plaintiff with further supplemental responses. Plaintiff has inquired when Defendants will be able to provide their 10 11 supplemental responses. Defendants have indicated that they are unable to provide Plaintiff with 12 an exact date for when supplemental responses will be provided. Defendants have indicated they 13 are diligently working to secure documents as soon as possible. Thus, the parties jointly seek an 14 extension of the case management dates in order to fully resolve the discovery issues in advance 15 of the currently set trial briefing schedule.

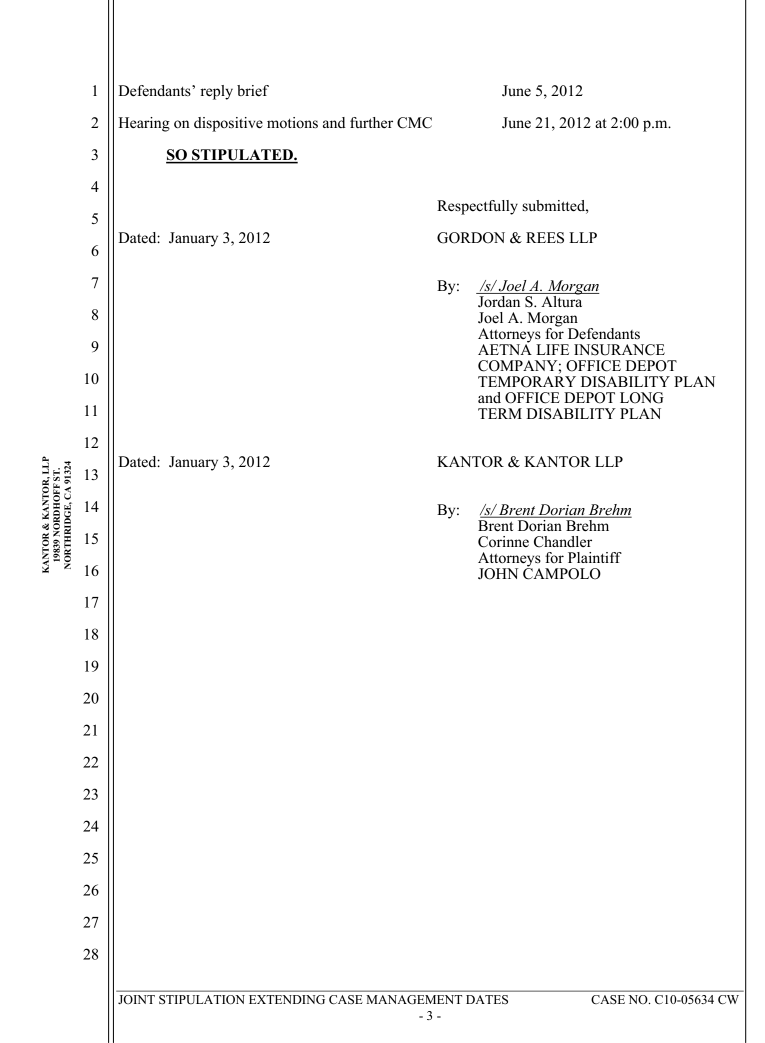
The parties request the following continuances:

## 17 Current Dates:

18	Discovery cut-off	January 6, 2012
19	Plaintiff's opening brief February 21, 2012	
20	Defendants' opposition/cross motion	March 12, 2012
21	Plaintiff's reply/opposition to cross motion	April 3, 2012
22	Defendants' reply brief	April 24, 2012
23	Hearing on dispositive motions and further CMC	May 10, 2012 at 2:00 p.m.
24	Proposed Dates:	
25	Discovery cut-off	February 29, 2012
26	Plaintiff's opening brief	April 3, 2012
27	Defendants' opposition/cross motion	April 24, 2012
28	Plaintiff's reply/opposition to cross motion	May 15, 2012
	IOINT STIPLIL ATION EXTENDING CASE MANAGEMENT DAT	TES CASE NO C10-056

KANTOR & KANTOR, LLP 19839 NORDHOFF ST. NORTHRIDGE, CA 91324

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1 ORDER				
	2	Good cause appearing, and pursuant to the above Joint Stipulation Re: Extending Case		
	3	Management Dates, the Court modifies the Case Management Dates as follows:		
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	5	Current Dates:		
	6	Discovery cut-off	January 6, 2012	
	7	Plaintiff's opening brief	February 21, 2012	
	8	Defendants' opposition/cross motion	March 12, 2012	
	9	Plaintiff's reply/opposition to cross motion	April 3, 2012	
	10	Defendants' reply brief	April 24, 2012	
	11	Hearing on dispositive motions and further CMC	May 10, 2012 at 2:00 p.m.	
	12	New Dates:		
KANTOR & KANTOR, LLP 19839 NORDHOFF ST. NORTHRIDGE, CA 91324	13	Discovery cut-off	February 29, 2012	
KANTO UDHOFI GE, CA	14	Plaintiff's opening brief	April 3, 2012	
TOR & 839 NOI	15	Defendants' opposition/cross motion	April 24, 2012	
KAN 19 NOF	16	Plaintiff's reply/opposition to cross motion	May 15, 2012	
	17	Defendants' reply brief	June 5, 2012	
	18	Hearing on dispositive motions and further CMC	June 21, 2012 at 2:00 p.m.	
	19	IT IS SO ORDERED		
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	22	DATED: January 4, 2012	ble Claudia Wilken	
	23		es District Judge	
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AETNA/1067225/1142	3937v.1	JOINT STIPULATION EXTENDING CASE MANAGEMENT DA	TES CASE NO. C10-05634 CW	
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