1 2 3 4 5 6	SEDGWICK LLP DAVID M. HUMISTON Bar No. 905 david.humiston@sedgwicklaw.com DINA R. RICHMAN Bar No. 251088 dina.richman@sedgwicklaw.com 801 South Figueroa Street, 19th Floor Los Angeles, California 90017-5556 Telephone: (213) 426-6900 Facsimile: (213) 426-6921 Attorneys for Defendant UNITEDHEALTH GROUP	79	
7	INCORPORATED		
8	UNITED STATES DISTRICT COURT		
9	CENTRAL DISTRICT OF CALIFORNIA		
10	SAN JOSE DIVISION		
11			
12	STANFORD HOSPITALS AND CLINICS, a California non-profit	CASE NO. CV11-00620 (JF)	
13 14	public benefit corporation, [*] Plaintiff,	STIPULATION AND [PROPOSED] ORDER CONTINUING ADR DEADLINE	
14	v.	DEADLINE	
16	v. ARCHSTONE COMMUNITIES		
17	LLC; a Delaware limited liability company; UNITEDHEALTH		
18	GROUP INCORPORATED; a		
19	Minnesota corporation; and DOES 1 through 25, inclusive		
20	Defendants.		
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22			
23	Plaintiff Stanford Hospitals and	Clinics ("Stanford Hospitals"), defendant	
24	Archstone Communities LLC ("Archstone"), and defendant UnitedHealth Group		
25	Incorporated ("United") (collectively, the "Parties), by and through their		
26	respective counsel of record, hereby stipulate and agree as follows:		
27	WHEREAS, the Parties previou	sly stipulated to complete the ADR process	
28	through private mediation by August 4, 2011;		
	LA/1032668v1 STIPULATION AND [PROPOSEI	-1-)] ORDER CONTINUING ADR DEADLINE Dockets.Justia.com	

1	WHEREAS, United and Arc	chstone currently have a pending motion to
2	dismiss which is scheduled to be h	leard on August 12, 2011;
3	WHEREAS, the Parties have	e not yet engaged in discovery;
4	WHEREAS, no trial date ha	s been set;
5	The parties, having met and	conferred, hereby stipulate and agree to extend
6	the deadline to complete private m	rediation to November 15, 2011.
7	IT IS SO STIPULATED.	
8		
9	Dated: July 12, 2011	SEDGWICK LLP
10		By: <u>/s/ Dina R. Richman</u> David M. Humiston
11		Dina R. Richman
12		Counsel for Defendant UnitedHealth Group. Inc.
13	Dated: July 12, 2011	
14	Dutou. July 12, 2011	STEPHENSON, ACQUISTO & COLMAN
15		By: <u>/s/ Gary LaHendro</u> Gary LaHendro
16		Counsel for Plaintiff
17		Stanford Hospitals and Clinics
18	Dated: July 12, 2011	MAYER BROWN LLP By: <u>/s/ Rena Chng</u>
19		Rena Chng
20		Counsel for Defendant Archstone Communities LLC
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	LA/1032668v1	-2-
		OSED ORDER CONTINUING ADR DEADLINE

1 2 3 4 5 6	Pursuant to General Order No. 45, Section X(B), I hereby attest that the above signatories concur in the filing of this document. /s/ Dina R. Richman Dina R. Richman
3 4 5 6	/s/ Dina R. Richman Dina R. Richman
4 5 6	Dina K. Kichinan
5 6	
6	-[PROPOSED] ORDER
7	Pursuant to the above stipulation, it is so ordered that the Parties' deadline to
8	complete private mediation shall be continued to November 15, 2011.
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10	Date:
11	Hon. Jeremy Fogel
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	-3- STIPULATION AND [PROPOSED] ORDER CONTINUING ADR DEADLINE