PLAINTIFF'S COMPLAINT

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## **JOINT STIPULATION**

Pursuant to Civil Local Rule 6-1, Plaintiff Nia Mujadadi-Turan ("Plaintiff") and Defendant Metropolitan Life Insurance Company ("MetLife"), hereby jointly stipulate to an extension of time for MetLife to respond to Plaintiff's Complaint. The Parties agree and stipulate that MetLife will respond to Plaintiff's Complaint on or before November 10, 2015. In support of this Stipulation, the Parties agree and stipulate as follows:

- 1. On June 18, 2015, Plaintiff initiated the present action against MetLife in the United States District Court for the Northern District of California. (See ECF Doc. No. 1).
- 2. MetLife was served with the Summons and Complaint in this action on June 26, 2015.
- 3. The parties submitted stipulations extending the deadline for MetLife to respond to the Complaint to facilitate on-going settlement discussions. (See ECF Doc. Nos. 11, 14 and 20).
- 4. The Parties have agreed to an additional thirty (30) day extension of time for MetLife to respond to Plaintiff's Complaint. Accordingly, based on the stipulation, MetLife's response to Plaintiff's Complaint is due on or before November 10, 2015.
- 5. The Parties are optimistic that a resolution can be reached in this matter, and the additional time will afford the Parties the opportunity to explore settlement opportunities without incurring additional costs of litigation. This Stipulation will not alter the date of any event or deadline already fixed by Court order. Therefore, the Parties stipulate and agree to extend MetLife's deadline to respond to Plaintiff's Complaint until November 10, 2015.

1	Date: October 9, 2015	MAYNARD, COOPER, & GALE, LLP
2		By: /s/ C. Andrew Kitchen C. Andrew Kitchen
3		Attorneys for Defendant METROPOLITAN LIFE INSURANCE
4		COMPANY
5		
6	Date: October 9, 2015	KANTOR & KANTOR LLP
7		By: /s/ Beth A. Davis
8		BETH A. DAVIS Attorneys for Plaintiff
9		NIA MUJADADI-TURAN
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	JOINT STIPULATION TO CO	NTINUE DEADLINE FOR METLIFE TO RESPOND TO LAINTIFF'S COMPLAINT

1	CERTIFICATE OF SERVICE	
2	I am employed in the County of San Francisco State of California. I am over the age of eighteen years and not a party to this action. My business address is 275 Battery Street, Suite	
3	1350, San Francisco, CA 94111. On September 10, 2015, I served a copy of the following	
4	documents:	
5	JOINT STIPULATION TO CONTINUE DEADLINE FOR METLIFE TO RESPOND TO PLAINTIFF'S COMPLAINT	
6	[x] By CM/ECF ELECTRONIC SERVICE: The following are registered CM/ECF users	
7 8	with the Court, and have consented to service through the Court's automatic transmission of a notice of electronic filing.	
9	GLENN KANTOR (SBN 122643)	
10	gkantor@kantorlaw.net BETH A. DAVIS (SBN 277560) bdavis@kantorlaw.net	
11	ANDREW KANTOR (SBN 303093) akantor@kantorlaw.net	
12	KANTOR & KANTOR, LLP 19839 Nordhoff Street	
13	Northridge, CA 91324 Telephone: (818) 886-2525 Facsimile: (818) 350-6272	
14	Attorneys for Plaintiff NIA MUJADADI-TURAN	
15	Benjamin A. Emmert	
16	6 bemmert@littler.com LITTLER MENDELSON	
17	50 West San Fernando Street, 15th Floor San Jose, CA 95113-2431 Telephone: (408) 998-4150	
18	Facsimile: (408) 288-5686	
19	Attorneys for Defendant MOTOROLA MOBILITY, LLC	
20	I declare under penalty of perjury under the laws of the United States of America that	
21	the foregoing is true and correct to the best of my knowledge.  Executed on October 9, 2015, at San Francisco, California.	
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24	Mila Dunn	
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	JOINT STIPULATION TO CONTINUE DEADLINE FOR METLIFE TO RESPOND TO PLAINTIFF'S COMPLAINT	