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2	UNITED STATES DISTRICT COURT	
3	CENTRAL DISTRICT OF CALIFORNIA	
4	ILIDY ANNIAMIZOVITO	
5	JUDY ANN MIKOVITS) Case No. CV14-08909-SVW(PLA)
6	Plaintiff,)))
	V.) STIPULATION TO EXTEND TIME TO FILE RESPONSIVE PLEADING OR MOTION
7	ADAM GARCIA, et al.,	
8	Defendants.)
9	COME NOW, Defendants Harvey Whittemore, Annette Whittemore, Michael Hillerby,	
10	Carli W. Kinne, Vincent Lombardi, The Whittemore-Peterson Institute ("WPI") and UNEVX,	
11	Inc., (hereinafter, "Whittemore Defendants") by and through counsel, Brian Warner Hagen	
12	Esq., and Plaintiff Judy Anne Mikovits, by and through counsel Michael R. Hugo, Pro Hac	
13	Vice, to stipulate to an extension of time, up to and including August 31, 2015, to file a	
14	responsive document to Plaintiff's First Amended Complaint (#92).	
15	This Stipulation was agreed by the parties on August 11, 2015, is required because of	
16	defense counsel's workload and travel schedule and is not for purposes of delay.	
17	Dated this 18th Day of August, 2015.	
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19	BY: BRIAN WARNER HAGEN	
20		Attorney for Defendants Harvey Whittemore,
21		Annette Whittemore, Michael Hillerby, Carli W. Kinne, Vincent Lombardi, the WPI, and UNEVX,
22	1	Inc.
23	Dated this Day of August, 2015.	
24	/s/ Michael R. Hugo	
25	Ī	MICHAEL R. HUGO, Pro Hac Vice
26	BBO #243890 1 Catherin Road	
27		Framingham, MA 01701 (617) 448-4888
28	·	Attorney for Plaintiff Judy Ann Mikovits