1	Steven G. Rosales Attorney at Law: 222224		
2	Law Offices of Lawrence D. Rohlfing 12631 East Imperial Highway, Suite C-1	15	
3	Santa Fe Springs, CA 90670 Tel.: (562)868-5886		
4	Fax: (562)868-5491 E-mail _steven_rohlfing.office@speakea	isv net	
5	Attorneys for Plaintiff GE H. VANG	asy. Het	
6			
7	LINITED STATES	DISTRICT COURT	
8	EASTERN DISTRICT OF CALIFORNIA		
9			
10	GE H. VANG) Case No.: 1:14-CV-00082-GSA	
11	Plaintiff,) STIPULATION TO EXTEND	
12	VS.	BRIEFING SCHEDULE	
13	CAROLYN COLVIN, Acting)) Doc. 17	
14	Commissioner of Social Security,)	
15	Defendant		
16		, in the second of the second	
17	TO THE HONORABLE GARY S	. AUSTIN, MAGISTRATE JUDGE OF	
18	THE DISTRICT COURT: Plaintiff Ge H. Vang ("Plaintiff") and defendant Carolyn Colvin, Acting		
19			
20	Commissioner of Social Security ("Defendant"), through their undersigned counsel		
21	of record, hereby stipulate, subject to the approval of the Court, to extend the time		
22	for Plaintiff to file Plaintiff's Motion for Summary Judgment or Remand to		
23	January 23, 2015; and that Defendant shall have until February 23, 2015, to file his		
24	opposition. Any reply by plaintiff will be due March 10, 2015.		
25	Transfer of Plantair Will Of	, 	
26			

1	An extension of time is:	needed because Plaintiff's Counsel's Spouse	
2	undergoes chemotherapy treatment for her Stage IV breast cancer which		
3	metastasized initially to her liver and continues to progress there and in her lungs,		
4	throat, and spine which required recent hospitalization to treat. Counsel requires the		
5	additional time to file the motion for summary judgment to allow him to devote the		
6	appropriate time to assist his Spouse and his two elementary school aged children		
7	through this obviously stressful experience. Counsel sincerely apologizes to the		
8	court for any inconvenience this may have had upon it or its staff.		
9			
10	DATE: December 1, 2014	Respectfully submitted,	
11		LAW OFFICES OF LAWRENCE D. ROHLFING	
12		/s/ Steven G. Rosales BY:	
13		Steven G. Rosales	
14		Attorney for plaintiff GE H. VANG	
15	DATED: December 1, 2014	BENJAMIN WAGNER United States Attorney	
16		Office States Attorney	
17			
18		*/S/- Jeffrey T. Chen	
19		L.CC. T. Cl.	
20		Jeffrey T. Chen Special Assistant United States Attorney	
21		Attorney for Defendant [*Via email authorization]	
22		[Via chian authorization]	
23			
24	///		
25	///		
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1	<u>ORDER</u>	
2	Based on the parties' stipulation set forth above, Plaintiff shall have an	
3	extension of time, to and including January 23, 2015, 2014, in which to file	
4	Plaintiff's Motion for Summary Judgment or Remand; Defendant shall file any	
5	opposition on or before February 23, 2015; Plaintiff shall file any reply on or	
6	before March 10, 2015.	
7		
8	IT IS SO ORDERED.	
9	Dated: December 3, 2014 /s/ Gary S. Austin	
10	UNITED STATES MAGISTRATE JUDGE	
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