1 2 3 4	Steven G. Rosales Attorney at Law: 222224 Law Offices of Lawrence D. Rohlfing 12631 East Imperial Highway, Suite C-115 Santa Fe Springs, CA 90670 Tel.: (562)868-5886 Fax: (562)868-5491 E-mail _steven.rosales@rohlfinglaw.com			
5	Attorneys for Plaintiff ESTER ANN BACA			
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8	UNITED STATES D	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA			
10		Case No.: 1:16-cv-00891-EPG		
11	ESTER ANN BACA,	STIPULATION TO EXTEND		
12	Plaintiff,	BRIEFING SCHEDULE; ORDER		
13	VS.			
14	NANCY A. BERRYHILL, Acting			
15	Commissioner of Social Security,			
16				
17	TO THE HONORABLE FRICA P	GROSIFAN MAGISTRATE IUDGE		
18	TO THE HONORABLE ERICA P. GROSJEAN, MAGISTRATE JUDGE OF THE DISTRICT COURT:			
19	Plaintiff Ester Ann Baca ("Plaintiff") and defendant Nancy A. Berryhill,			
20	Acting Commissioner of Social Security ("Defendant"), through their undersigned			
21	counsel of record, hereby stipulate, pursuant to the Court's Scheduling Order, to			
22	extend the time for Plaintiff to provide Def			
23	Brief to February 1, 2017; and that Defend	I that Defendant shall have until March 8, 2017, to		
24	provide a response.			
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1	An extension of time for plaintiff is needed. As the Court is aware, the		
2	spouse of the associate in Counsel's firm who this matter is assigned, recently passed		
3	away. Due to the press of the holidays and the need to find a caregiver and the		
4	required time to acclimate his children to his absence to meet his professional		
5	obligations, Counsel required the additional time to prepare and provide Defendant		
6	with Plaintiff's Settlement Letter.		
7	Counsel sincerely apologizes to the court for any inconvenience this may		
8	have had upon it or its staff.		
9			
10	DATE: February 1, 2017	Respectfully submitted,	
11		LAW OFFICES OF LAWRENCE D. ROHLFING	
12	/s/ Steven G. Rosales BY:		
13		Steven G. Rosales Attorney for plaintiff ESTER ANN BACA	
14	DATE: February 1, 2017	BENJAMIN WAGNER	
15		United States Attorney Donna L. Calvert	
16		Regional Chief Counsel, Region IX Social Security Administration	
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18		*/S/- Chantal R. Jenkins	
19		Chantal R. Jenkins	
20		Special Assistant United States Attorney	
21		Attorney for Defendant [*Via email authorization]	
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1	Order		
2	Based on the above stipulation, IT IS HEREBY ORDERED that Plaintiff		
3	may have an extension of time to provide Defendant with Plaintiff's Settlement		
4	Letter Brief up to and including February 1, 2017; Defendant may have an		
5	extension of time to March 8, 2017 to serve her response. All other deadlines in the		
6	scheduling order are continued accordingly.		
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8	IT IS SO ORDERED.		
9	Dated: February 6, 2017 /s/ Erici P. Group		
10	UNITED STATES WADISTRATE JODGE		
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