Doc. 18

1	This request is made in good faith with no intention to unduly delay the proceedings.	
2	The parties further stipulate that the Court's Scheduling Order shall be modified	
3	accordingly.	
4	Counsel apologizes to the Court for any inconvenience caused by this delay.	
5	Transcription of the Commercial	
6		Respectfully submitted,
7	D . 1 . 1 . 27 . 2017	
8	Dated: June 27, 2017	/s/ Melissa Newel by Chantal R. Jenkins* MELISSA NEWEL
9		*As authorized via email by Melissa Newel on June 27, 2017
10		Attorney for Plaintiff
11		
12	Dated: June 27, 2017	PHILLIP A. TALBERT United States Attorney
13		DEBORAH LEE STACHEL
14		Regional Chief Counsel, Region IX Social Security Administration
15		
16	By:	/s/ Chantal R. Jenkins
17		CHANTAL R. JENKINS Special Assistant United States Attorney
18		
19		
20		<u>ORDER</u>
21		
22	Pursuant to the parties' above-Stipulation for an Extension of Time (Doc. 17), IT IS	
23	HEREBY ORDERED that Defendant has until August 9, 2017, to submit her response to	
24	Plaintiff's opening brief. All other dates in the Scheduling Order shall be extended accordingly	
25		
26	IT IS SO ORDERED.	
27	Dated:	s Sheila K. Oberto
28	Duice. Guile 20, 2017	UNITED STATES MAGISTRATE JUDGE