1 2 3 4 5	Denise Bourgeois Haley Attorney at Law: 143709 12631 East Imperial Highway, Suite C-115 Santa Fe Springs, CA 90670 Tel: (562)437-7006 Fax: (562)432-2935 E-Mail: rohlfing.office@rohlfinglaw.com Attorneys for Plaintiff JILL ELIZABETH HUNTER	
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8	UNITED STATES DISTRICT COURT	
9	EASTERN DISTRICT OF CALIFORNIA	
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11	JILL ELIZABETH HUNTER) Case No.: 1:17-cv-00952-JDP
12	Plaintiff, v.	STIPULATION TO EXTEND TIME TO FILE OPENING BRIEF; ORDER
13 14	NANCY A. BERRYHILL, Acting Commissioner of Social Security,	(SECOND REQUEST)
15	Defendant.))
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18		
19	Plaintiff Jill Elizabeth Hunter and Defendant Nancy A. Berryhill, Acting Commissioner	
20	of Social Security, through their undersigned attorneys, stipulated, subject to this court's	
21	approval, to extend the time by 30 days from April 11, 2018 to May 11, 2018 for Plaintiff to file	
22	an Opening Brief, with all other dates in the Court's Order Concerning Review of Social	
23		
24	Security Cases extended accordingly. This is Plaintiff's second request for an extension. This	
25	request is made at the request of Plaintiff's counsel to allow additional time to finish this motion. Counsel has been working on this motion but was called out of town this weekend on a family	
26	Counsel has been working on this motion but w	as caned out of town this weekend on a family

to attend to this matter timely. Counsel is working diligently but she was not able to complete this timely. Counsel departure is unexpected and counsel is working zealously to complete this matter. Counsel respectfully requests one-week extension as she will not return until Wednesday.	1	matter leaving before the motion was completed. Then when counsel returned to the office, the	
this timely. Counsel departure is unexpected and counsel is working zealously to complete this matter. Counsel respectfully requests one-week extension as she will not return until Wednesday and has another out of town hearing on Friday. Counsel will do all she can to file this by Monday May 21, 2018. Counsel respectfully makes this request in good faith and for good cause. DATE: May 14, 2018 Respectfully submitted, LAWRENCE D. ROHLFING BY: Denise Bourgeois Haley Attorney for plaintiff Ms. Jill Elizabeth Hunter DATE: May 14, 2018 MCGREGOR W. SCOTT United States Attorney DEBORAH LEE STACHEL Regional Chief Counsel	2	ALJ required appeared in Medford, Oregan. Counsel is leaving shortly for a flight and is unable	
matter. Counsel respectfully requests one-week extension as she will not return until Wednesday and has another out of town hearing on Friday. Counsel will do all she can to file this by Monday May 21, 2018. Counsel respectfully makes this request in good faith and for good cause. DATE: May 14, 2018 Respectfully submitted, LAWRENCE D. ROHLFING BY: Denise Bourgeois Haley Attorney for plaintiff Ms. Jill Elizabeth Hunter DATE: May 14, 2018 MCGREGOR W. SCOTT United States Attorney DEBORAH LEE STACHEL Regional Chief Counsel	3	to attend to this matter timely. Counsel is working diligently but she was not able to complete	
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LAWRENCE D. ROHLFING Style="border: 200% of the color: lighter;" Denise Bourgeois Haley	7	May 21, 2018. Counsel respectfully makes this request in good faith and for good cause.	
BY: Denise Bourgeois Haley Attorney for plaintiff Ms. Jill Elizabeth Hunter DATE: May 14, 2018 MCGREGOR W. SCOTT United States Attorney DEBORAH LEE STACHEL Regional Chief Counsel	8	DATE: May 14, 2018 Respectfully submitted,	
BY:	9	LAWRENCE D. ROHLFING	
Attorney for plaintiff Ms. Jill Elizabeth Hunter 13 14 DATE: May 14, 2018 MCGREGOR W. SCOTT United States Attorney DEBORAH LEE STACHEL Regional Chief Counsel	10		
DATE: May 14, 2018 MCGREGOR W. SCOTT United States Attorney DEBORAH LEE STACHEL Regional Chief Counsel	11	Denise Bourgeois Haley	
DATE: May 14, 2018 MCGREGOR W. SCOTT United States Attorney DEBORAH LEE STACHEL Regional Chief Counsel	12	Attorney for plaintiff Ms. Jill Elizabeth Hunter	
DATE: May 14, 2018 MCGREGOR W. SCOTT United States Attorney DEBORAH LEE STACHEL Regional Chief Counsel	13		
DEBORAH LEE STACHEL Regional Chief Counsel			
Regional Chief Counsel		II **	
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	16	Social Security Administration	
17	17		
18 /s/ Jennifer A. Kenney	18		
19 BY: Jennifer A. Kenney	19	Jennifer A. Kenney	
Special Assistant United States Attorney Attorneys for defendant Nancy A. Berryhill	20	Special Assistant United States Attorney Attorneys for defendant Nancy A. Berryhill	
21 *authorized by e-mail	21	*authorized by e-mail	
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ORDER

For the reasons provided in the Parties' stipulation, the Court finds good cause to grant Plaintiff additional time up to and including May 21, 2018, to file the opening brief. All other remaining deadlines in the scheduling order are modified accordingly.

IT IS SO ORDERED.

UNITED STATES MAGISTRATE JUDGE