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Counsel for the Social Security Administration	has a substantial backlog of work as a result of
2 this lapse in appropriations. The Office of the General Counsel is working diligently to prioritize	
and work through this backlog as efficiently as possible. As such, the Acting Commissioner	
4 requests a 35-day extension of time for filing the Commissioner's Opposition to Plaintiff's	
Motion for Summary Judgment.	
Accordingly, the parties stipulate and ag	ree, subject to the Court's approval, that the time
7 for Defendant to file a Memorandum in Support of Defendant's Answer is extended from	
8 November 18, 2013 to December 23, 2013. The parties request this extension in good faith, with	
9 no intent to prolong proceedings unduly. Counsel for Defendant apologizes for any	
inconvenience caused by this delay.	
· · · · · · · · · · · · · · · · · · ·	<u>Ann Cerney</u> NN CERNEY
	torney for Plaintiff
Date: November 20, 2013 BE	ENJAMIN B. WAGNER
Ur	aited States Attorney
	<i>Theophous H. Reagans</i> IEOPHOUS H. REAGANS
Sp	ecial Assistant United States Attorney torneys for Defendant
	torneys for Defendant
II IS SO ORDERED.	
Dated: December 17, 2013	
Dated. December 17, 2013	auson Clane
	ALLISON CLAIRE
	UNITED STATES MAGISTRATE JUDGE
	and work through this backlog as efficiently as requests a 35-day extension of time for filing the Motion for Summary Judgment. Accordingly, the parties stipulate and agrice for Defendant to file a Memorandum in Support November 18, 2013 to December 23, 2013. The no intent to prolong proceedings unduly. Couns inconvenience caused by this delay. Date: November 20, 2013 BEDITY OF THE SEPTIFIC O

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