IT IS HEREBY STIPULATED, by and between the parties, through their respective counsel of record, that Defendant shall have a two-week extension of time to October 4, 2017 to respond to Plaintiff's opening brief. This is Defendant's first request for an extension of time. Defendant respectfully requests this additional time due to workload. Defendant's counsel has to file a response to an appeal in an Equal Employment Opportunity Commission (EEOC) case and a motion in another EEOC case within the next week. Defendant's counsel also has an oral argument for a social security district court case next week and several district court briefs due within the next few weeks.

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2	This request is made in good faith with no intention to unduly delay the proceedings.	
3	The parties further stipulate that the Court's Scheduling Order shall be modified	
4	accordingly.	
5	Counsel apologizes to the Court for any inconvenience caused by this delay.	
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7		Respectfully submitted,
8		Law Offices of Lawrence D. Rohlfing
9	Dated: September 20, 2017	/s/ Cyrus Safa by Chantal R. Jenkins*
10		CYRUS SAFA *Enedina Perez on behalf of Cyrus Safa <i>via</i> phone
11		on September 20, 2017
12		Attorney for Plaintiff
13	Dated: September 20, 2017	PHILLIP A. TALBERT
14		United States Attorney DEBORAH LEE STACHEL
15		Regional Chief Counsel, Region IX
16		Social Security Administration
17	By:	/s/ Chantal R. Jenkins
18	By.	CHANTAL R. JENKINS
19		Special Assistant United States Attorney
20		
21		
22 23		ORDER
24		
25	APPROVED AND SO ORDERED.	
26	Dated: September 21, 2017.	Amun F. Birman
27	Dated. September 21, 2017.	THE HON. EDMUND F. BRENNAN
28		United States Magistrate Judge
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