January 17, 2014, to February 28, 2014, for Defendant to file her opposition or counter-motion to plaintiff's motion. With this extension, plaintiff's reply would be due March 14, 2014. This is Defendant's first request for an extension.

There is good cause for this extension because Defendant's assigned counsel has an unusually heavy case load, which includes an active matter before the Equal

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Doc. 19

1	Employment Opportunity Commission Assaudingly Defendant mode additional
1 2	Employment Opportunity Commission. Accordingly, Defendant needs additional
3	time to complete her portion of the joint stipulation.
4	Dognostfully submitted
5	Respectfully submitted, Peter January 0, 2014 Printer January 0, 2014 Printer January 0, 2014
6	Date: <u>January 9, 2014</u> By: <u>/s/ Linda S. Ziskin*</u> LINDA S. ZISKIN (CAND Admission Pending)
7	Attorney at Law, SBN: #196293
8	*By email authorization dated January 8, 2014 CYNTHIA G. STARKEY
9	Attorney at Law, SBN #112072
10	Date: <u>January 9, 2014</u> ANDRÉ BIROTTE JR.
11	United States Attorney
12	LEON W. WEIDMAN Assistant United States Attorney
13	Chief, Civil Division
14	Drugge /a/ France and D. Drugge de la constitución
15	By: <u>/s/ Francesco P. Benavides</u> FRANCESCO P. BENAVIDES
16	Special Assistant United States Attorney
17	Attorneys for Defendant Of Counsel:
18	
19	DONNA L. CALVERT Acting Regional Chief Counsel, Region IX
20	HEATHER M. MOSS
21	Assistant Regional Counsel, Social Security Administration
22	Social Security Administration
23	<u>ORDER</u>
24	TES DISTRICS
25	PURSUANT TO STIPULATION, IT IS SO ORDERED.
26	
27	DATED: January 14, 2014
28	HON CHAR
	Indge Charles O
	Sup. & Frop. Order for Extension, 2.12 ev 03212 CRB
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