1 2 3 4 5 6 7 8	BRIAN J. STRETCH, CSBN 163973 United States Attorney DEBORAH LEE STACHEL, CSBN 230138 Regional Chief Counsel, Region IX Social Security Administration RICHARD M. RODRIGUEZ Special Assistant United States Attorney 160 Spear Street, Suite 800 San Francisco, California 94105 Telephone: (415) 977-8926 Facsimile: (415) 744-0134 E-Mail: richard.rodriguez@ssa.gov		
9	LINITED STATES DISTRICT COUDT		
10	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA		
11	NOK THERN DISTR	ICT OF CALIFORNIA	
12	ADELA E. GOMEZ)) CIVIL NO. 4:17-cv-01473-KAW	
13	Plaintiff,)) STIPULATION AND PROPOSED	
14	VS.) ORDER EXTENDING DEFENDANT'S	
15	NANCY A. BERRYHILL,) TIME TO FILE A RESPONSE TO) PLAINTIFF'S MOTION FOR	
16	Acting Commissioner of	 SUMMARY JUDGMENT AND MEMORANDUM OF POINTS AND 	
17	Social Security,	AUTHORITIES	
18	Defendant.	(Defendant's First Extension Request)	
19	///		
20			
21			
22			
23			
24			
25			
26			
27			
28			
	Stipulation re: extension, 4:17-cv-01473-KAW	1	

1 Defendant Nancy A. Berryhill, Acting Commissioner of the Social Security Administration 2 ("Defendant") respectfully request the Court to extend the time for Defendant to file her response to 3 Plaintiff's Motion For Summary Judgment and Memorandum of Points and Authorities, due on 4 December 20, 2017, by 45 days, through and including February 5, 2018 (the 45th day falls on 5 Saturday, February 3). 6 7 Pursuant to Civil L.R. 6-2, the undersigned states the following: 8 (1) An extension of time is needed as Defendant's counsel is in the process of contacting his 9 client, the Office of Hearing Operations (OHO) for the purposes of seeking settlement authority in this 10 case. 11 (2) The undersigned is requesting a 45-day extension to insure the necessary time for 12 discussion with OHO, and for them to provide a response within the next 30 days. Further the 13 14 undersigned has 10 other district court briefs due in January. 15 (3) Finally, the respective counsels will need additional time to negotiate the terms of any 16 settlement. 17 (3) Plaintiff's Reply brief, if necessary will be due on February 20, 2018. 18 (4) Pursuant to the Court's scheduling order (ECF Doc. #4), the matter will be submitted for 19 20 decision without oral argument, thus an extension of time will not require vacating a hearing date. 21 (5) Counsel for Defendant conferred with Plaintiff's counsel by email, who has no opposition to 22 the requested extension on December 13, 2017. 23 /// 24 /// 25 26 /// 27 /// 28 Stipulation re: extension, 4:17-cv-01473-KAW 2

1	(6) This request is made in good faith with no intention to unduly delay the proceedings.	
2	2	
3		fully submitted,
4		J. STRETCH
5		tates Attorney
6	6	
7	j	<u>'ichard M. Rodriguez</u> HARD M. RODRIGUEZ
8		Assistant United States Attorney
9	9 Attorne	y for Defendant
10		
11	1	<u>d T. Walker</u> D T. WALKER, CSBN 269029
12		ey for Plaintiff* ichard M. Rodriguez
13		il authorization on December 13, 2017)
14	4	
15	PURSUANT OT STIPULATION, IT IS SO ORDERED.	
16		
17	7 Dated: <u>12/19/17</u>	
18	8	
19	9	
20	0	
21	1	Kandis Westmore
22		Ion. KANDIS WESTMORE
23		Jnited States Magistrate Judge
24	4	
25	5	
26	6	
27	7	
28	8	
	Stipulation re: extension, 4:17-cv-01473-KAW 2	