1	CHAD A. READLER		
2	Acting Assistant Attorney General WILLIAM C. PEACHEY		
3	Director J. MAX WEINTRAUB		
4	Senior Litigation Counsel ADRIENNE ZACK (CA Bar No. 291629)		
5	Trial Attorney		
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9	adrienne.m.zack@usdoj.gov Attorneys for Defendant Rex Wayne Tillerson		
10	Attorneys for Defendant Kex wayne Thierson		
11	UNITED STATES DISTRICT COURT		
12	NORTHERN DISTRICT OF CALIFORNIA OAKLAND JOSE DIVISION		
13	SABIA KHAN,) Ca	se No.: 4:17-cv-1658-KAW	
14) Plaintiff,		
15	vs.) Sti	pulation to Extend Time to Answer	
16	REX WAYNE TILLERSON, ¹ United States)		
17	Secretary of State,		
18	Defendant.		
19			
20	Pursuant to Local Rule 6-1(a), the parties here	eby stipulate and agree as follows:	
20 21	1. On or about March 27, 2017, Plaintiff Sabia Khan filed the instant action, seeking review		
	of the State Department's denial of an immigrant visa for her son.		
22	2. On March 30, 2017, Plaintiff effected service on the United States Attorney's Office,		
23	making the Defendant's response due May 30, 2017.		
24	3. The parties hereby stipulate and agree to extend the time for Defendant to answer, plead,		
25	or otherwise respond by 60 days, to July 31, 2017.		
26			
	¹ The Secretary's surname is Tillerson, rather than Tillerman.		
	Stipulation to Extend Time to AnswerNo. 4:17-cv-16581		

1	IT IS SO STIPULATED.	
2	Dated: May 26, 2017	Respectfully submitted,
3	<u>/s/Alan M. Kaufman</u> ² ALAN M. KAUFMAN	CHAD A. READLER
4	Kaufman & Kaufman	Acting Assistant Attorney General Civil Division
5	369 Pine Street, Suite 218 San Francisco, CA 94104	WILLIAM C. PEACHEY
6	Telephone: (415) 956-7770	Director, District Court Section Office of Immigration Litigation
7	Attorney for Plaintiff	J. MAX WEINTRAUB Senior Litigation Counsel
8		C C
9		<u>/s/ Adrienne Zack</u> ADRIENNE ZACK
10		Trial Attorney United States Department of Justice
11		Civil Division Office of Immigration Litigation
12		District Court Section P.O. Box 868, Ben Franklin Station
13		Washington, DC 20044 Telephone: (202) 598-2446
14		Facsimile: (202) 305-7000 E-mail: adrienne.m.zack@usdoj.gov
15		Attorneys for Defendant
16		
17	[Proposed] ORDER	
18	Pursuant to stipulation, and for good cause shown, IT IS SO ORDERED that Defendant shall	
19	answer, plead, or otherwise respond to the Complaint on or before July 31, 2017.	
20		
21		
22	Date: <u>5/31</u> , 2017	
23		Kandis Westmore
24		The Honorable Kandis A. Westmore United States Magistrate Judge
25		United States Magistrate Judge
26	$\frac{1}{2}$ I, Adrienne Zack, hereby attest that I obtained document, as required by Local Rule 5-1(i)(3).	the concurrence of all parties to the filing of this
	Stipulation to Extend Time to Answer No. 4:17-cv-1658	2