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Williams v. Commissioner of Social Security

1 Plaintiff Robyn J. Williams (Plaintiff) and Defendant Carolyn W. Colvin, Acting 2 Commissioner of Social Security (the Commissioner), stipulate, with the approval of this Court, 3 to an extension of time for the Commissioner to file her Cross-Motion To Affirm by thirty days from October 3, 2016 to November 2, 2016. This is the Commissioner's first request for an 4 5 extension. /// 6 7 /// 8 /// 9 /// 10 /// 11 /// 12 /// 13 /// 14 /// 15 /// 16 ///

There is good cause because, since Plaintiff filed her Motion For Reversal And/Or Remand (Plaintiff's Motion), counsel has been handling a large number of District Court and Ninth Circuit cases in addition to this one, with seven briefs due within the next twenty-four days. Additionally, the Commissioner's counsel has had numerous other deadlines, including a District Court brief filed September 30, 2016, five other District Court briefs filed, as well as several end-of-fiscal year training courses, a number of conferences in an employment case, a settlement agreement, and multiple mentoring and reviewing duties in the Office of the General Counsel. Counsel was also out of the office for approximately two days. As result, the Commissioner needs additional time

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1		ed in her Motion. Plaintiff has no objection.
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3	[] [] [] [] [] [] [] [] [] []	Respectfully submitted,
4	Date. September 50, 2010	GERALD M. WELT Attorney at Law
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6		' <u>s/* Cyrus Safa</u> CYRUS SAFA
7	,	by email authorization on 9/30/16
8		Attorneys for Plaintiff
9	Date: September 30, 2016	DANIEL G. BOGDEN
10	ι	United States Attorney BLAINE T. WELSH
11	II .	Chief, Civil Division
12	11 - 27 2	s/ April A. Alongi
13	. II	APRIL A. ALONGI Special Assistant United States Attorney
14	.	Attorneys for Defendant
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19	·	T IS SO ORDERED.
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23	DATE: October 3. 2016	THE HONORABLE GEORGE FOLEY, JR.
24	T	United States Magistrate Judge
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DEFENDANT'S CERTIFICATE OF SERVICE I certify that I caused the Joint Stipulation For Extension Of Time To File Defendant's Cross-Motion To Affirm (First Request) to be served, via CM/ECF notice, on: CYRUS SAFA Attorney at Law rohlfing.office@rohlfinglaw.com Respectfully submitted, Date: September 30, 2016 DANIEL G. BOGDEN United States Attorney DANIEL G. BOGDEN Chief, Civil Division By: /s/ April A. Alongi APRIL A. ALONGI Special Assistant United States Attorney Attorneys for Defendant