1	Cyrus Safa			
2	Attorney at Law: 282971 12631 East Imperial Highway, Suite C-115			
3	Santa Fe Springs, CA 90670			
4	Tel: (562)437-7006 Fax: (562)432-2935			
5	E-Mail: rohlfing.office@rohlfinglaw.com Attorneys for Plaintiff CHADD M. HILLEN			
6	CHADD M. HILLEN			
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8				
9	UNITED STATES DISTRICT COURT			
10	DISTRICT OF NEVADA			
11				
12	CHADD M. HILLEN	Case No.: 2:16-cv-00913-JCM-VCF		
13	Plaintiff,	STIPULATION TO EXTEND TIME TO FILE MOTION FOR REVERSAL		
14	)	AND/OR REMAND		
15	NANCY A. BERRYHILL, Acting Commissioner of Social Security.			
16	Defendant.			
17	)			
18				
19	Plaintiff Chadd M. Hillen and Defe	Plaintiff Chadd M. Hillen and Defendant Carolyn W. Colvin, Acting		
20	Commissioner of Social Security, through their undersigned attorneys, stipulate,			
20	subject to this court's approval, to extend the time to April 3, 2017 for Plaintiff to			
22	file Plaintiff's Motion for Reversal and/or Remand; and that Defendant shall have			
22	until May 3, 2017, to file her opposition, if any is forthcoming. Any reply by			
23	plaintiff will be due May 23, 2017.			
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23 26	///			
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1	As the Court is aware, after a 5 year battle with terminal stage 4 cancer			
2	Plaintiff's Counsel's Spouse of the associate, who this matter is assigned to, passed			
3	away on September 30, 2016. The aftermath of this traumatic event on both			
4	Counsel and his 9 year old son and 7 year old daughter was immeasurable.			
5	Compounding the impact of this loss is the fact that Counsel's spouse was a former			
6	employee at Counsel's Law Firm and her death was far reaching in its impact on			
7	Counsel's professional life as well. Due to the death, the subsequent holiday			
8	period, and the need to find a permanent caregiver and the required time to			
9	acclimate his children to that presence during his absence to meet his professional			
10	obligations, Counsel requires the additional time to prepare and file her motion for			
11	summary judgment.			
12	Counsel for plaintiff does not anticipate this extraordinary request for more time to			
13	become the rule and recognizes it is the extraordinary exception and sincerely			
14	apologizes to the court for any inconvenience this may have had upon it or its staff.			
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1	DATE: March 8, 2017	Respectfully submitted,
2		LAWRENCE D. ROHLFING
3		S  Cyrus Safa
4		BY: Cyrus Safa
5		Attorney for plaintiff Mr. Chadd M. Hillen
6		
7	DATE: March 8, 2017	Daniel G. Bogden
8		Daniel G. Bogden United States Attorney
9		S  April A. Alongi
10		BY:
11		April A. Alongi Special Assistant United States Attorney
12		Attorneys for defendant Nancy A. Berryhill  *authorized by e-mail
13		
14	DATED: 3/8/17	a de la
15	IT IS SO ORDERED:	Contactor.
16		UNITED STATES MAGISTRATE JUDGE
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1	CERTIFICATE OF SERVICE FOR CASE NUMBER 2:16-CV-00913-JCM-VCF	
2 3	I hereby certify that I electronically filed the foregoing with the Clerk of the	
4	Court for this court by using the CM/ECF system on March 8, 2017.	
5		
6	I certify that all participants in the case are registered CM/ECF users and	
7	that service will be accomplished by the CM/ECF system.	
8	/s/ Cyrus Safa	
9	Cyrus Safa	
10	Cyrus Safa Attorneys for Plaintiff	
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