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6	Attorneys for Plaintiff			
7 8	DANIEL G. BOGDEN, NSBN 2137 United States Attorney BLAINE T. WELSH Chief, Civil Division			
9 10	APRIL A. ALONGI, VSBN 76459 Special Assistant United States Attorney 160 Spear Street, Suite 800			
11	San Francisco, California 94105 Phone: 415-977-8954			
12	Fax: 415-744-0134 april.alongi@ssa.gov			
13	Attorneys for Defendant			
14	UNITED STATES DISTRICT COURT			
15	DISTRICT OF NEVADA			
16	TAMARA F. GILES,	) Case No: 2:16-cv-01604-GMN-PAL		
17	Plaintiff			
18	v.	<ul><li>JOINT STIPULATION FOR EXTENSION</li><li>OF TIME TO FILE DEFENDANT'S</li></ul>		
19	NANCY A. BERRYHILL, Acting	CROSS-MOTION TO AFFIRM		
20	Commissioner of Social Security, <sup>1</sup>	(First Request)		
21	Defendant.			
22	´			
23				
24	<sup>1</sup> Nancy A. Berryhill is now the Acting Commissioner of Social Security. Pursuant to Rule 25(d) of the Federal Rules of Civil Procedure, Nancy A. Berryhill should be substituted for Carolyn W. Colvin as the defendant in this suit. No further action needs to be taken to continue this case by			
25				
26	reason of the last sentence of section 205(g) of the Social Security Act. 42 U.S.C. § 405(g).			

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1	Plaintiff Tamara F. Giles (Plaintiff) and Defendant Nancy A. Berryhill, 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 forty-five			
4	days from January 23, 2017 to March 9, 2017, with all other dates in this Court's Scheduling Order			
5	extended accordingly. This is the Commissioner's first request for an extension.			
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17	There is good cause because, since Plaintiff filed her Motion For Reversal And/Or Remand			
18	(Plaintiff's Motion), counsel has been handling a large number of District Court cases in addition			
19	to this one, with two briefs due today, four additional ones due within the next three weeks, and			
20	will be out of the office for the entire month of February. Additionally, the Commissioner's			
21	counsel was out of the office on approved use-or-lose leave in December and was on official travel			
22	for three days last week for a deposition and witness preparation meetings. Further, counsel has			
23	had numerous other deadlines in the past month, including other District Court briefs, numerous			
24	settlement conferences, and ongoing discovery in an employment case. As a result, the			
25	Commissioner needs additional time to properly respond to the issues Plaintiff raised in her			
26				

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1	Motion. Plaintiff has no objection.		
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3			Respectfully submitted,
4	Date: January 24, 2017		JOSHUA R. HARRIS
5			Attorney at Law
6		By:	<u>/s/* Marc V. Kalagian</u> MARC V. KALAGIAN
7			Attorney at Law *by email authorization on 1/24/16
8			Attorneys for Plaintiff
9			
10	Date: January 24, 2017		DANIEL G. BOGDEN
11			United States Attorney BLAINE T. WELSH
12			Chief, Civil Division
13		By:	<u>/s/ April A. Alongi</u> APRIL A. ALONGI
14			Special Assistant United States Attorney
15			Attorneys for Defendant
16			
17			
18			IT IS SO ORDERED.
19			
20			
21	DATE: January 25, 2017		T. C. X.
22		_	THE HONORABLE PEGGY A. LEEN
23			United States Magistrate Judge
24			
25			
26			
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1	DEFENDANT'S CERTIFICATE OF SERVICE				
2					
3	I certify that I caused the Joint Stipulation For Extension Of Time To File Defendant's Cross-				
4	Motion To Affirm (First Request) to be served, via CM/ECF notice, on:				
5					
6	MARC V. KALAGIAN Attorney at Law				
7	rohlfing.kalagian@rksslaw.com				
8	Date: January 24, 2017	DANIEL G. BOGDEN			
9		United States Attorney BLAINE T. WELSH			
10		Chief, Civil Division			
11	By:	/s/ April A. Alongi APRIL A. ALONGI			
12		Special Assistant United States Attorney			
13		Attorneys for Defendant			
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