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1 HEATHER FREEMAN Attorney for Plaintiff IL Bar No. 6282430 / FL Bar No. 40561 Law Office of Heather Freeman, PLLC 3 P.O. Box 13962 Tallahassee, FL 32308 4 (850) 391-5336 / (800) 882-4212 fax hf@hfreemanlaw.com 5 Attorney for Plaintiff, Susanne Salvati-Bryant 6 UNITED STATES DISTRICT COURT DISTRICT OF NEVADA 7 SUSANNE SALVATI-BRYANT, Case No. 2:17-cv-01406-JAD-CWH 8 Plaintiff, 9 V. 10 NANCY A. BERRYHILL, **CONSENT MOTION FOR** Acting Commissioner of Social Security, FINAL ENLARGEMENT OF THE 11 **BRIEFING SCHEDULE** Defendant. 12 13 PLAINTIFF, SUSANNE SALVATI-BRYANT, ("Plaintiff"), by her attorney, Heather 14 Freeman, moves this Honorable Court to grant her unopposed motion for a final enlargement of 15 the briefing schedule through November 20, 2017, in order to file cross-motions to reverse or 16 remand and to affirm the Commissioner's decision. In support of this Motion, Plaintiff states as 17 follows: 18 Pursuant to this Court's Order on Plaintiff's prior motion, (doc. 11), the cross-motions are 19 due on November 15, 2017. This additional and final five day extension is being requested due 20 to unforeseen weather related damage and the need to arrange for emergency repairs, which has 21

affected counsel's schedule. In sum, undersigned counsel lives in NH, where a significant wind

and rain storm caused power and internet outages through Saturday, Nov. 4, with a flash flood

washing out a significant portion of the only access road. While repairs were being coordinated,

additional weather yesterday has washed out even more of the road, resulting in a critical condition that must be immediately addressed (there is no manner of driving around the growing sinkhole, this is the only access to the house, and it must be repaired before heavy snow starts or fuel deliveries are needed). With this complication, counsel has been unable to recover the time lost earlier this month, resulting in scheduling complications. No further extensions will be requested.

Counsel for the Commissioner has no objection to this Motion.

WHEREFORE, Plaintiff respectfully requests that this consent Motion be granted, allowing an enlargement of the briefing schedule through November 20, 2017, in order to file cross-motions to reverse or remand and to affirm the Commissioner's decision.

Date: November 15, 2017

Respectfully submitted,

/s/Heather Freeman

HEATHER FREEMAN

Attorney for Plaintiff

IT IS SO ORDERED.

DATED: 11/16/17

C.W. HOFFMAN, JR. UNITED STATES MAGISTRATE: