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8	UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON	
9	AT TACOMA	
10	LISAMARIE WEAVER,	
11	Plaintiff,	CASE NO. 13-cv-05098 BHS
12	v.	REPORT AND RECOMMENDATION ON STIPULATED MOTION FOR
13	CAROLYN W. COLVIN, Acting Commissioner of the Social Security	REMAND
14	Administration,	
15	Defendant.	
16	This matter has been referred to Magistrate Judge J. Richard Creatura pursuant to 28 U.S.C. § 636(b)(1)(B) and Local Magistrates Rule MJR 4(a)(4), and as authorized by <i>Mathews</i> , <i>Secretary of H.E.W. v. Weber</i> , 423 U.S. 261 (1976). This matter is before the Court on defendant's stipulated motion to remand the matter to the administration for further consideration (ECF No.19). After reviewing defendant's stipulated motion and the relevant record, the undersigned	
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22	recommends that the Court grant defendant's motion, and reverse and remand for further	
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administrative proceedings, including a *de novo* hearing, pursuant to sentence four of 42 U.S.C.
\$ 405(g).

3 On remand, the administrative law judge (ALJ) shall offer plaintiff an opportunity for a 4 new hearing, further update the medical record, and issue a new decision. The ALJ also shall: 1) 5 further evaluate the severity of all mental impairments and functional limitations with the assistance of expert medical testimony; 2) consider all medical source opinions and fashion a 6 7 complete residual functional capacity finding; 3) provide specific reasoning for the weight given to opinion evidence, discussing the evidentiary basis for conclusions along with an adequate 8 9 rationale for either accepting or rejecting probative medical opinions; 4) include all un-rejected 10 workrelated limitations in the residual functional capacity finding; and 5) reassess step five with 11 the assistance of a vocational expert, ensuring that the vocational expert is provided a 12 hypothetical that is consistent with the residual functional capacity ultimately found.

The parties agree that reasonable attorney fees shall be awarded pursuant to the Equal Access to Justice Act, 28 U.S.C. § 2412, following proper request to the Court.

Given the facts and the parties' stipulation, the Court recommends that the District Judge immediately approve this Report and Recommendation and order that the case be **REVERSED** and **REMANDED** pursuant to sentence four of 42 U.S.C. § 405(g).

Dated this 3rd day of September, 2013.

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J. Richard Creatura United States Magistrate Judge

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