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1 **BETH BRINKMANN** MATTHEW D. BRINCKERHOFF Deputy Assistant Attorney General ILANN M. MAZEL JOSEPH H. HUNT Director, Federal Programs Branch EMERY CELLI BRINCKERHOFF VINCENT M. GARVEY 3 &ABADY LLP Deputy Branch Director 4 ANTHONY J. COPPOLINO 75 Rockefeller Plaza, 20th Floor Special Litigation Counsel New York, NY 10019 Tel: 212-763-5000 5 PAUL E. AHERN Fax: 212-763-5001 Trial Attorney U.S. Department of Justice 6 Civil Division, Federal Programs Branch imaazel@ecbalaw.com 20 Massachusetts Avenue, N.W. Room 6102 Washington, DC 20001 Tel: (202) 514-4782 8 Fax: (202) 616-8460 tony.coppolino@usdoj.gov Attorneys for the Government Defendants 10 Attorneys for the Plaintiffs in Their Official Capacities 11 12 13 UNITED STATES DISTRICT COURT 14 NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION 15 16 17 VIRGINIA SHUBERT, et al., MDL Docket No. 06-1791 VRW 18 Case No. C:07-cv-693-VRW 19 Plaintiffs, STIPULATION TO EXTEND TIME TO RENEW MOTION TO DISMISS 20 AND FOR SUMMARY JUDGMENT v. Courtroom: 6, 17th Floor 21 UNITED STATES OF AMERICA, et al., Judge: Hon. Vaughn R. Walker 22 Defendants. 23 24 25 26 27 28 Stipulation to Extend Time to Renew Motion to Dismiss and for Summary Judgment Shubert v. United States (07-cv-693-VRW)/(MDL 06-cv-1791-VRW) 1

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Pursuant to Local Rule 6-2, the parties hereby stipulate to an extension of time for the Government Defendants to renew their motion to dismiss and for summary judgment, and to adjust the briefing schedule on that motion accordingly, but not the scheduled hearing date.

RECITALS

- 1. On September 10, 2009, the parties agreed to and the Court adopted a briefing schedule for Government Defendants to renew their motion to dismiss or, in the alternative, for summary judgment based on the Government's assertion of the state secrets privilege.

 According to that schedule, Government Defendants' renewed motion is due October 8, 2009; plaintiffs' opposition is due November 5, 2009; and Government Defendants' reply is due

 November 19, 2009. A hearing for that motion is scheduled for December 15, 2009. Dkt. 31 in 07-cy-693.
- 2. Government Defendants require additional time for the necessary consultations before filing their renewed motion. The parties have conferred and agreed to a proposed modification of the briefing schedule.
- 3. Therefore, the parties have stipulated and agreed that the Government Defendants' renewed motion to dismiss or, in the alternative, for summary judgment would be due no later than October 20, 2009. The parties have further stipulated and agreed that the plaintiffs' opposition to that motion would be due no later than November 24, 2009, and the Government Defendants' reply in support of the motion would be due no later than December 4, 2009. The parties stipulate and agree that the hearing on the Government Defendants' motion should remain scheduled for December 15, 2009, and the parties request that the Court not alter this date. A proposed order is attached.

¹ Although this date is eleven days before the scheduled hearing, *see* Local R. 7-3(c), Government Defendants respectfully request and appreciate the Court's accommodation.

STIPULATION 1 2 Pursuant to Local Rule 6-2, the parties hereby stipulate that: the Government Defendants' 3 renewed motion to dismiss or, in the alternative, for summary judgment would be due no later 4 than October 20, 2009; the plaintiffs' opposition to that motion would be due no later than 5 November 24, 2009; and the Government Defendants' reply in support of the motion would be due no later than December 4, 2009. The hearing on the Government Defendants' motion would 6 be December 15, 2009, as previously scheduled. 8 DATED: October 2, 2009 Respectfully Submitted, 9 **BETH BRINKMANN** 10 Deputy Assistant Attorney General JOSEPH H. HUNT 11 Director, Federal Programs Branch VINCENT M. GARVEY **Deputy Branch Director** 12 ANTHONY J. COPPOLINO 13 **Special Litigation Counsel** PAUL E. AHERN 14 Trial Attorney U.S. Department of Justice Civil Division, Federal Programs Branch 15 20 Massachusetts Avenue, N.W. Room 6102 Washington, DC 20001 16 Tel: (202) 305-0633 Fax: (202) 616-8460 17 paul.ahern@usdoj.gov 18 By: /s Paul E. Ahern 19 Paul E. Ahern 20 Attorneys for the Government Defendants Sued in Their Official Capacity 21 22 23 24 25 26

Stipulation to Extend Time to Renew Motion to Dismiss and for Summary Judgment Shubert v. United States (07-cv-693-VRW)/(MDL 06-cv-1791-VRW)

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1	DECLARATION PURSUANT TO GENERAL ORDER 45, § X.B
2	I, PAUL E. AHERN, hereby declare pursuant to General Order 45, § X.B, that I have
3	obtained the concurrence in the filing of this document from each of the other signatories listed
4	below.
5	I declare under penalty of perjury that the foregoing declaration is true and correct.
6	Executed on October 2, 2009, in the City of Washington, District of Columbia.
7	BETH BRINKMANN
8	Deputy Assistant Attorney General JOSEPH H. HUNT
9	Director, Federal Programs Branch VINCENT M. GARVEY
10	Deputy Branch Director ANTHONY J. COPPOLINO
11	Special Litigation Counsel PAUL E. AHERN
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16	By: <u>s/ Paul E. Ahern</u> Paul E. Ahern
17	Paul E. Ahern
18	Attorneys for the Government Defendants Sued in Their Official Capacity
19	Their Official Capacity
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25	By: <u>s/ Ilann M. Mazel</u> per G.O. 45 Ilann M. Mazel
26	Ilann M. Mazel
27	Attorneys for Plaintiffs

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-{PROPOSED| ORDER

Pursuant to the foregoing stipulation to extend time to renew motion to dismiss and for summary judgment and good cause appearing, it is hereby ORDERED that:

- 1. The Government Defendants' renewed motion to dismiss and for summary judgment shall be filed no later than October 20, 2009.
- 2. The Plaintiffs' opposition to that motion shall be filed no later than November 24, 2009.
- 3. The Government Defendants' reply in support of the motion shall be filed no later than December 4, 2009.
- 4. A hearing on the Government Defendants' motion shall be conducted on December 15, 2009, at 10:00 a.m.

IT IS SO ORDERED.

Dated: October 7, 2009.

