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7 Attorneys for Plaintiffs
 8 Paul Bibo, Georgia Shields, Alex Galvez,
 9 Marc Garvey, Bryan Peter, and all others
 10 similarly situated

10 UNITED STATES DISTRICT COURT
 11 FOR THE NORTHERN DISTRICT OF CALIFORNIA

12 PAUL BIBO, an individual, and GEORGIA)	Case No.: C 07-02505 TEH
13 SHIELDS, an individual, and ALEX)	
14 GALVEZ, an individual, MARC GARVEY,)	STIPULATION AND (PROPOSED)
15 an individual; BRYAN PETER, an individual,)	ORDERTO EXTEND DEADLINE FOR
16 individually and on behalf of all others)	FILING REPLY MEMORANDUM IN
17 similarly situated,)	SUPPORT OF MOTION FOR CLASS
18 Plaintiffs,)	CERTIFICATION FROM FEBRUARY 9,
19 vs.)	2009 TO FEBRUARY 16, 2009
20 FEDERAL EXPRESS, INC., a Delaware)	Hearing Date: March 2, 2009
21 Corporation, and DOES 1-500, inclusive,)	Time: 10:00 a.m.
22 Defendants.)	Place: Dept. 12, 19 th Floor
)	Honorable Thelton E. Henderson
)	Trial Date: None Set

22 **RECITALS**

23 WHEREAS, this matter is scheduled for hearing on class certification on March 2, 2009;
 24 WHEREAS, Plaintiffs filed their moving papers on November 14, 2008;
 25 WHEREAS, on January 8, 2009, the Court granted Defendant’s consent motion to extend
 26 the page limit for its opposition memorandum to 35 pages;
 27 WHEREAS, Defendant filed its opposition papers on January 12, 2009;
 28

**STIPULATION AND (PROPOSED) OR TO EXTEND DEADLINE FOR FILING REPLY MEMORANDUM IN
 SUPPORT OF MOTION FOR CLASS CERTIFICATION
 Case No. : C 07-02505 TEH**

1 WHEREAS, Defendant's opposition papers included, in addition to the 35 page extended
2 brief (Docket No. 75), hundreds and hundreds of pages of supporting materials (Dockets Nos. 76
3 through 86 plus attachments);

4 WHEREAS, Plaintiffs' reply memorandum was due for filing on February 9, 2009;

5 WHEREAS, Plaintiffs seek additional time to review the materials submitted in
6 opposition and prepare their reply brief;

7 THEREFORE,

8 Plaintiffs hereby request, and Defendant stipulates, that Plaintiffs' time to file their reply
9 memorandum and supporting papers be extended to February 16, 2009.

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11 **STIPULATION**

12
13 **IT IS SO STIPULATED**

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15 DATED: February 2, 2009

LAW OFFICES OF DANIEL L. FEDER

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17
18 By: /S/ Peter Fredman _____
19 Peter B. Fredman
20 Attorneys for Plaintiffs
21 Paul Bibo, Georgia Shields, Alex Galvez,
22 Marc Garvey, Bryan Peter, and all others
23 similarly situated

24
25 DATED: February 2, 2009

FEDERAL EXPRESS CORPORATION

26 By: /S/ Sandra C. Isom _____
27 Sandra C. Isom
28 Attorneys for Defendant
Federal Express Corporation

**STIPULATION AND (PROPOSED) OR TO EXTEND DEADLINE FOR FILING REPLY MEMORANDUM IN
SUPPORT OF MOTION FOR CLASS CERTIFICATION
Case No. : C 07-02505 TEH**

1 ECF CERTIFICATION: I, Peter Fredman, the filer of this ECF Document, hereby certify that
2 the concurrence to this stipulation has been obtained by ECF registrant: Sandra Colene Isom.

3 /s/ Peter Fredman
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8 **ORDER**

9
10 **IT IS SO ORDERED**

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12 Plaintiffs' Reply Brief in support of their Motion For Class Certification shall be due
13 February 16, 2009 instead of February 9, 2009.
14
15
16

17 Dated: 02/03/09 _____

