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12	Attorneys for the Government Defendants Sued to Their Official Capacity	in	
13	UNITED STATES DISTRICT COURT		
14	NORTHERN DISTRICT OF CALIFORNIA		
15		SCO DIVISION	
16		) No. 08-cv-4373-VRW	
17	JEWEL, et al.	) STIPULATION TO EXTEND TIME	
18	Plaintiffs,	) TO RESPOND TO COMPLAINT	
19	V.	<ul><li>Courtroom: 6, 17th Floor</li><li>Judge: Hon. Vaughn R. Walker</li></ul>	
20	NATIONAL SECURITY AGENCY, et al.,		
21	Defendants.	) )	
22	Pursuant to Local Rule 6.1(a), the parties hereby stipulate to an extension of time for the		
23	Government Defendants sued in their official capacity to respond to Plaintiffs' Complaint filed		
24	on September 18, 2008.		
25	REC	ITALS	
26	1. On September 18, 2008, plaintiffs filed a complaint alleging violations of the		
27 28	Constitution and federal statutes arising out of alleged warrantless surveillance and raising claims		
40	against the National Security Agency ("NSA"), and Government officials in their official and		
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individual capacities. See Dkt. 1 in 08-cv-4373 (Sept. 18, 2008).

DATED: November 26, 2008

- 2. Plaintiffs moved to relate this case to *Hepting, et al. v. AT&T Corp. et al.*, 06-cv-0672-vrw, *see* Dkt. 7 in 08-cv-4373, which is consolidated with other actions before the Court by Order of the Judicial Panel on Multidistrict Litigation, *see* Dkt. 1 in 06-m-1791. The Court granted plaintiffs' motion on October 28, 2008, *see* Dkt. 9 in 08-cv-4373.
- 3. A response to the complaint by the NSA and Government Defendants sued in their official capacity is currently due December 8, 2008.
- 4. The parties have stipulated and agreed that a response to the complaint by the NSA and Government Defendants sued in their official capacities would be due no later than February 2, 2009. The parties aver that the requested extension will not alter the date of any event or any deadline already fixed by Court order. *See* LCvR 6-1(a).

## **STIPULATION**

Pursuant to Local Rule 6.1(a), the parties hereby stipulate that the response of the NSA and the Government Defendants sued in their official capacity to the complaint would be due no later than February 2, 2009.

Respectfully Submitted,

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/s Alexander K. Haas

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By:

1	Alexander K. Haas Attorneys for the Government Defendants Sued in Their Official Capacity
2	Their Official Capacity
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## DECLARATION PURSUANT TO GENERAL ORDER 45, § X.B

I, ALEXANDER K. HAAS, hereby declare pursuant to General Order 45, § X.B, that I have obtained the concurrence in the filing of this document from each of the other signatories listed below. I declare under penalty of perjury that the foregoing declaration is true and correct. Executed on November 26, 2008, in the City of Washington, District of Columbia.

> GREGORY G. KATSAS Assistant Attorney General, Civil Division CARL J. NICHOLS Principal Deputy Associate Attorney General JOHN C. O'QUINN Deputy Assistant Attorney General DOUĞLAS N. LETTER Terrorism Litigation Counsel JOSEPH H. HUNT Director, Federal Programs Branch ANTHÓNY J. COPPOLINO Special Litigation Counsel ALEXANDER K. HAAS (SBN 220932) PAUL G. FREEBORNE **Trial Attorneys** U.S. Department of Justice Civil Division, Federal Programs Branch 20 Massachusetts Avenue, N.W., Rm. 7328 Washington, DC 20001 Telephone: (202) 514-4782 — Fax: (202) 616-8460 Email: tony.coppolino@usdoj.gov

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