1		LAW GROUP, P.C. folo, California Bar No. 214614	<b>ARI LAW, P.C.</b> Ali Aalaei, California Bar No. 254713	
2	E-mail: jgarofolo@garofololaw.com 90 New Montgomery Street, Suite 905 San Francisco, CA 94105 Telephone: (415) 981-8500		E-mail: ali@arilaw.com 90 New Montgomery Street, Suite 905 San Francisco, CA 94105 Telephone: (415) 357-3600	
3				
4	Facsimile: (415		Facsimile: (415) 357-3602	
5	Attorneys for Plaintiffs CIRCLE CLICK MEDIA LLC and CTNY			
6	INSURANCE GROUP LLC			
7				
8	K. Lee Marshall, California Bar No. 277092			
9				
10	Stephanie Blaze Bahareh Wullsc			
11	560 Mission Street, 25 <sup>th</sup> Floor San Francisco, CA 94105 Telephone: (415) 675-3400 Facsimile: (415) 675-3434			
12				
13		klmarshall@bryancave.com meryl.macklin@bryancave.com		
14		daniel.rockey@bryancave.com stephanie.blazewicz@bryancave.com		
15		bahareh.wullschleger@bryancave.com		
16	Christopher J. Schmidt (pro hac vice) 211 N. Broadway, Suite 3600			
17	Telephone: (314) 259-2616			
18 19		(314) 552-8616 cjschmidt@bryancave.com		
20	Attorneys for Defendants			
21	BUSINESS CE	ENTRE, LLC, REGUS plc, and HQ RKPLACES LLC		
22	GEODILE WOL	and Excels Elec		
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	II			

1	UNITED STATES DISTRICT COURT		
2	NORTHERN DISTRICT OF CALIFORNIA		
3	SAN FRANCISCO DIVISION		
4			
5	CIRCLE CLICK MEDIA LLC, et al.,	Case No. 3:12-CV-04000 SC (JSC)	
6	Plaintiffs,	STIPULATION AND [ <del>PROPOSED</del> ] ORDER TO ENLARGE TIME FOR	
7	VS.	PLAINTIFFS TO FILE THEIR	
8	REGUS MANAGEMENT GROUP, LLC, et al.,	OPPOSITION TO DEFENDANT'S RENEWED MOTION TO DISMISS REGUS PLC FOR LACK OF PERSONAL	
9	Defendants.	JURISDICTION AND FOR DEFENDANT	
10		REGUS PLC TO FILE ITS REPLY THERETO	
11			
12			
13	STIPULATION		
14	Pursuant to Civil L.R. 6-2 and 7-12, Plaintiffs Circle Click Media LLC and CTNY		
15	Insurance Group LLC (collectively, "Plaintiffs") and Defendants Regus Management Group, LLC		
16	Regus Business Centre, LLC, Regus plc, and HQ Global Workplaces LLC (collectively,		
17	"Defendants") hereby stipulate and request that the time for Plaintiffs to file their opposition to		
18	Defendant's Renewed Motion to Dismiss Regus plc for Lack of Personal Jurisdiction ("Motion")		
19	(Doc. 180) be enlarged from July 9, 2014, until, and including, July 18, 2014, and that the time for		
20	Defendant to reply be enlarged from seven calendar days to ten calendar days such that Defendant		
21	Regus plc's reply would be due by, and including, July 28, 2014.		
22	This is a putative class action brought on behalf of California and New York classes		
23	alleging, inter alia, unfair business practices. (See Joint Case Management Statement (Doc. 116)		
24	at 1-2). On June 25, 2014, Defendant Regus plc filed its Motion along with three declarations and		
25	evidentiary submissions. (Declaration of Joseph A. Garofolo ¶ 3 filed concurrently herewith).		
26	Plaintiffs request a nine-day enlargement due to pretrial preparation anticipated in another federal		
27	case pending in this jurisdiction currently set for trial in August of 2014, wherein Plaintiffs' lead		
28	counsel also serves as lead counsel in that case	e. (Id. at $\P$ 4). Defendant requests a modest	

1	enlargement of the time to file its reply from seven days to ten days so that counsel has sufficient		
2	time to review and reply to Plaintiffs' opposition. (See id. at ¶ 5).		
3	This is the first request for an enlargement of the time for Plaintiffs to file an opposition to		
4	Defendant's Motion and the first request for an enlargement of time for Defendant to file a reply.		
5	(Id. at $\P$ 6).		
6	The parties do not believe that the requested enlargement will have any effect on the		
7	overall schedule for this case as the hearing on Defendant's Motion is calendared for September 5,		
8	2014. (See Clerk's Notice Clarifying Briefing Schedule (Doc. 182); id. at ¶ 7).		
9	IT IS SO STIPULATED.		
10	Dated: July 1, 2014 GAROFOLO LAW GROUP, P.C.		
11	By: /s/ Joseph A. Garofolo		
12	Joseph A. Garofolo Attorneys for Plaintiffs CURCLE CLICK MEDIA LLC and CTNY		
13	CIRCLÉ CLICK MEDIA LLC and CTNY INSURANCE GROUP LLC		
14	BRYAN CAVE LLP		
15			
16	By: <u>/s/ K. Lee Marshall</u> K. Lee Marshall  Attorneys for Defendants		
17	REGUS MANAGEMENT GROUP, LLC, REGUS BUSINESS CENTRE, LLC, REGUS plc, and HQ		
18	GLOBAL WORKPLACES LLC		
19			
20	ORDER		
21	Pursuant to the Stipulation, and good cause appearing, the Court orders that Plaintiffs may		
22	file their opposition to Defendant's Renewed Motion to Dismiss Regus plc for Lack of Personal		
23	Jurisdiction by, and including, July 18, 2014, and Defendant may file its reply by, and including,		
24	July 28, 2014.		
25	IT IS SO ORDERED.		
26	Dated: July <u>03</u> , 2014		
27	Judge Samuel Conti		
28	UNITEDATES DISTRICAS UDGE		
	District		