1 2 3 4 5 6 7 8 9	ZACH COWAN, City Attorney (SBN 96372) ZCowan@cityofberkeley.info CITY OF BERKELEY 2180 Milvia Street, Fourth Floor Berkeley, CA 94704 TEL.: (510) 981-6998 FAX: (510) 981-6960 ANTONIO ROSSMANN, Special Counsel (SBN 51471) ROGER B. MOORE (SBN 159992) <u>AR@landwater.com</u> <u>RBM@landwater.com</u> ROSSMANN AND MOORE, LLP 2014 Shattuck Avenue Berkeley, CA 94704 TEL: (510) 548-1401 FAX: (510) 548-1402 Attornaya for Plaintiffa								
10	Attorneys for Plaintiffs CITY OF BERKELEY, et al.								
11	UNITED STATES DISTRICT COURT								
12	NORTHERN DISTRICT OF CALIFORNIA								
. 13	NORTHERN DISTRICT OF C								
14	CITY OF BERKELEY; MAYOR AND	NO. CV14-04916 WHA							
15	MEMBERS OF THE CITY COUNCIL OF THE CITY OF BERKELEY,								
16 17 18	VS. UNITED STATES POSTAL SERVICE; PATRICK R.	RENEWED APPLICATION FOR ENLARGEMENT OF TIME TO FILE REPLY PAPERS IN SUPPORT OF PRELIMINARY INJUNCTION							
19	DONAHOE AS POSTMATER GENERAL OF THE UNITED STATES POSTAL SERVICE; TOM A.	PROPOSED-ORDER							
20 21	SAMRA, VICE PRESIDENT-FACILITIES OF THE UNITED STATES POSTAL SERVICE; DIANA ALVARADO, DIRECTOR, REAL ESTATE, USPS	DATE: December 11, 2014 TIME: 8:00 AM JUDGE: Hon. William Alsup							
21	PACIFIC REGION; Defendants.	COURTROOM: 8							
22									
24									
25									
26	Plaintiffs City of Berkeley et al. apply to the Cour	t for an order enlarging the time to file							
20	their reply papers in support of preliminary injunction, ex	Ç Ç							
28	December 2, 2014 to 1:30 PM today, December 2.								
	APPLICATION FOR ENLARGE	MENT OF TIME							
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When the Court issued its order granting in part and denying in part stipulation to extend time, and set the due date for reply of 2 December [Doc.18], plaintiffs' counsel, including lead counsel the undersigned, failed to note the hourly due time of 10:00 AM. Plaintiffs had been preparing their papers with the expectation of filing between 2:00 and 3:00 this afternoon, December 2.

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At approximately 10:20 this morning Assistant United States Attorney Erica Hitchings sent the undersigned a message reminding him of the 10:00 AM deadline in the Court's order. For this courtesy plaintiffs and their counsel are deeply grateful.

Having become aware of their error, plaintiffs' counsel accelerated to the greatest degree
 possible their final preparations, and submitted their filing of the reply memorandum and
 exhibits and declaration in support by approximately 1:20 this afternoon. To guard against
 delays in transmission, plaintiffs seek enlargement to the hour of 1:30.

Assistant United States Attorney Erica Hitchings has advised the undersigned that
 defendants do not oppose the enlargement of time.

Plaintiffs, and their lead counsel in particular, apologize to the Court and to the counsel
for defendants for failing to note the deadline hour, and failing to submit their filing by the
established deadline of 10:00 AM.

19	Dated: 2 December 2014	Respectfully submitted,							
20		ANTONIO ROSSMANN, Special Counsel (SBN 51471)							
21		ROSSMANN AND MOORE, LLP							
22									
23		By: <u>Antonio Rossmann</u>							
24									
25		Attorneys for Plaintiffs							
25	CITY OF BERKELEY, et al								
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	APPLICATION FOR ENLARGEMENT OF TIME								
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[PROPOSED] ORDER							
defendant	use appearing s' non-objecti f preliminary i iis date.	on to that e	nlargem	ent, it is ord	ered that th	ne plaintiffs'	reply brie
	December 3, 2	2014.			Ah		
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