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1	Pursuant to Fed. R. Civ. P. 6(b)(1) and Civil L.R. 6-2, the parties, by and through
2	undersigned counsel, have conferred and hereby stipulate to and respectfully request the Court
3	extend the briefing schedule on the parties' cross-motions for partial summary judgment and to
4	dismiss the action, as follows:
5	Plaintiffs' MSJ Reply and Opposition to Defendants' Motion to Dismiss:
6	Currently due: January 10, 2014 Proposed new due date: January 24, 2014
7	Defendants' Motion to Dismiss Reply:
8	Currently due: January 24, 2014 Proposed new due date: February 21, 2014.
9	This extension is requested in order to allow the parties more time to fully brief the
10	numerous issues in this case, especially in light of the recent decision by the District Court for
11	the District of Columbia in Klayman v. Obama, F.Supp.2d, 2013 WL 6571596 (Dec.
12	16, 2013), to take into account the briefing schedule set in <i>Jewel v. NSA</i> , as well as the other
13	commitments of counsel and the travel and holiday vacation schedules of counsel and their
14	families.
15	There have been no previous requests to alter the briefing schedule and this requested
16	change should not impact the schedule of this case. The hearing on this matter is scheduled for
17	April 25, 2014.
18	
19	DATED: December 19, 2013 Respectfully submitted,
20	/s/ Cindy Cohn Cindy Cohn
21	CINDY COHN LEE TIEN
22	DAVID GREENE
23	KURT OPSAHL MATTHEW ZIMMERMAN
24	MARK RUMOLD ANDREW CROCKER
25	JAMES S. TYRE ELECTRONIC FRONTIER FOUNDATION
26	ELECTRONIC FRONTIER FOUNDATION
27	
28	Case No.: 3:13- STIPULATION AND [PROPOSED] ORDER TO EXTEND

Case No.: 3:13-cv-03287 JSW STIPULATION AND [PROPOSED] ORDER TO EXTEND BRIEFING SCHEDULE

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1	RICHARD R. WIEBE LAW OFFICE OF RICHARD R. WIEBE
2 3	THOMAS E. MOORE III ROYSE LAW FIRM, PC
4	RACHAEL E. MENY
5	MICHAEL S. KWUN
6	BENJAMIN W. BERKOWITZ KEKER & VAN NEST, LLP
7 8	ARAM ANTARAMIAN LAW OFFICE OF ARAM ANTARAMIAN
9	Counsel for Plaintiffs
10	DATED: December 19, 2013 Respectfully submitted,
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12	Assistant Attorney General
13	JOSEPH H. HUNT Director, Federal Programs Branch
14	ANTHONY J. COPPOLINO
15	Deputy Branch Director tony.coppolino@usdoj.gov
16	
17	/ <u>s/ Marcia Berman</u> JAMES J. GILLIGAN
18	Special Litigation Counsel MARCIA BERMAN
19	Senior Trial Counsel marcia.berman@usdoj.gov
20	BRYAN DEARINGER
21	Trial Attorney bryan.dearinger@usdoj.gov
22	RODNEY PATTON Trial Attorney
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25	20 Massachusetts Avenue, NW, Rm. 7132 Washington, D.C. 20001
26	
27	Counsel for the Government Defendants Sued in their Official Capacities
28	2
	Case No.: 3:13- cv-03287 JSW STIPULATION AND [PROPOSED] ORDER TO EXTEND BRIEFING SCHEDULE

1	DECLARATION PURSUANT TO LOCAL RULE 5-1
2	I, Cindy Cohn, hereby declare pursuant to Local Rule 5-1 that I have obtained
3	Defendant's concurrence in the filing of this document from Marcia Berman, Counsel for
4	Defendants.
5	Executed on December 19, 2013, in San Francisco, California.
6	
7	/s/ Cindy Cohn Cindy Cohn
8	
9	* * * * *
10	
11	
12	PURSUANT TO STIPULATION, IT IS SO ORDERED.
13	TORSOANT TO STITULATION, IT IS SO ORDERED.
14	
15	Dated: The Hop, Leffrey S. White
16	The Hon. Jeffrey S. White United States District Judge
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_0	Case No.: 3:13- STIPULATION AND [PROPOSED] ORDER TO EXTEND BRIEFING SCHEDULE