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1	THE HONORABLE JAMES L. ROBART
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7	UNITED STATES DISTRICT COURT
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE
°	AT SEATTLE
9	UNITED STATES OF AMERICA,) Case No. 2:12-cv-01282-JLR
10	Plaintiff,) STIPULATED MOTION AND (PROPOSED) ORDER TO EXTEND BY
11	v.) ONE DAY THE UNITED STATES') DEADLINE TO RESPOND TO THE
12	CITY OF SEATTLE, CPC'S MOTION FOR PARTIAL
13) INTERVENTION AND TO FILE OVER- Defendant.) LENGTH BRIEF
14) NOTE ON MOTION CALENDAR: November 4, 2013
15	STIPULATED MOTION
16	On October 24, 2013, the Community Police Commission ("CPC") moved to intervene for
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18	the purpose of proposing modifications to deadlines in Appendix A to the Monitoring Plan for the
19	First Year ("Monitoring Plan") and the Memorandum of Understanding ("MOU"). Dkt. No. 90
20	("Motion to Intervene"). Pursuant to Local Civil Rule 7(d)(3), any responses or opposition papers
	to the Motion to Intervene are due November 4, 2013.
21	On October 30, 2013, the City and the CPC separately moved this Court for extensions of
22	certain deadlines in the Monitoring Plan and MOU. Dkt. Nos. 91 & 92 respectively ("Motions for
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	STIPULATED MOTION FOR EXTENSION OF USA'S DEADLINE AND TO FILE OVERLENGTH BRIFF - 1

(12-CV-01282)

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Extension"). Pursuant to Local Civil Rule 7(d)(2), any responses or opposition papers to the Motions for Extension are due November 6, 2013.

To preserve judicial resources and avoid any confusion created by filing multiple pleadings, the United States wishes to file one consolidated response to these three motions. Additionally, the United States would benefit from additional time to complete its response to CPC's Motion to Intervene, which raises somewhat complex issues of federal procedural law. Finally, because it is responding to three individual motions in one brief, the United States may require more than the 12 pages permitted pursuant to Local Rule 7(e)(4), but much less than the 36 permitted, if it were to respond to each motion individually.

For those reasons, the parties respectfully move this Court to extend the deadline for the United States to respond to the Motion to Intervene by one day, until November 5, 2013 (which is one day prior to when the Motions for the Extension are due). Additionally, in order for the United States to provide one combined response to all three motions, the parties respectfully move this Court to permit the United States to file an over-length response to the Motion to Intervene. Specifically, the parties respectfully move this Court to grant the United States three additional pages to do so. Again, under the Local Rules, if the United States were to respond to each motion individually, it would be permitted to file 36 pages of briefing. The parties agree to permit the United States to file a total response brief of 15 pages.

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STIPULATED MOTION FOR EXTENSION OF USA'S DEADLINE AND TO FILE OVERLENGTH BRIEF - 2 (12-CV-01282)

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	DATED this 4th day of November, 2013.
1	DATED this 4th day of November, 2013.
2	UNITED STATES OF AMERICA CITY OF SEATTLE
3	JENNY A. DURKAN PETER S. HOLMES
4	United States Attorney Seattle City Attorney For the Western District of Washington
5	·
6	s/J. Michael Diazs/ Peter S. HolmesJ. Michael DiazPeter S. Holmes
7	Assistant United States Attorney City Attorney United States Attorney's Office Seattle City Attorney's Office
8	700 Stewart Street, Suite 5220 PO Box 94769 Seattle, WA 98101 600 Fourth Avenue, 4 th Floor
9	(206) 553-7970 Seattle, WA 98124-4769 Email: <u>michael.diaz@usdoj.gov</u> (206) 684-8207
10	Email: <u>Peter.Holmes@seattle.gov</u>
11	[PROPOSED] ORDER
12	It is so ordered.
13	DATED: day of November, 2013.
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15	HONORABLE JAMES L. ROBART United States District Judge
16	Officer States District Judge
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	STIPULATED MOTION FOR EXTENSION OF USA'S DEADLINE AND TO

STIPULATED MOTION FOR EXTENSION OF USA'S DEADLINE AND TO FILE OVERLENGTH BRIEF - 3 (12-CV-01282)