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1 2 3 4 5 6 7	CHARLES F. ROBINSON (State Bar No. 11319 <u>Charles.Robinson@ucop.edu</u> Rhonda S. Goldstein (State Bar No. 250387) <u>Rhonda.Goldstein@ucop.edu</u> CAROL LYNN THOMPSON (State Bar No. 14 <u>Carol.Thompson@ucop.edu</u> UNIVERSITY OF CALIFORNIA Office of the General Counsel 1111 Franklin Street, 8th Floor Oakland, CA 94607-9800 Telephone: (510) 987-9800 Facsimile: (510) 987-9757										
8 9 10 11	Attorneys for Defendants, THE REGENTS OF THE UNIVERSITY OF CALIFORNIA; UNIVERSITY OF CALIFORNIA AT BERKELEY; BERKELEY SCHOOL OF LAW; MICHAEL DRAKE; CAROL T. CHRIST, and BEN HERMALIN										
12 13	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION										
14 15 16	THE LOUIS D. BRANDEIS CENTER, INC.; JEWISH AMERICANS FOR FAIRNESS IN EDUCATION (JAFE), Plaintiffs,	Case No. 3:23-CV-016133 JOINT STIPULATION TO EXTEND TIME TO RESPOND TO COMPLAIN									
17 18	VS.										
19 20	REGENTS OF THE UNIVERSITY OF CALIFORNIA; UNIVERSITY OF CALIFORNIA AT BERKELEY; BERKELEY SCHOOL OF LAW: MICHAEL DRAKE in										
20 21	SCHOOL OF LAW; MICHAEL DRAKE, in his official capacity as President of the University of California; CAROL T. CHRIST, in her official capacity as Chancellor of the										
22 23	University of California, Berkeley; BEN HERMALIN, in his official capacity as Provost of the University of California,										
24	Defendants.										
25											
26 27	WHEREAS, Plaintiffs The Louis D. Brar Fairness in Education (JAFE), collectively "Plain										
28	r anness in Education (374 E), concentrely Fidi		aon on 13070mber 20, 2023,								

WHEREAS, Defendants The Regents of the University of California, University of
 California at Berkeley, Berkeley Law School, as well as Michael Drake, Carol T. Christ, and Ben
 Hermalin in their official capacities, collectively "Defendants", were served with the Summons
 and Complaint on November 29, and on November 30, 2023; and

5 WHEREAS Defendants' responses to the Complaint would be due on either December 20
6 or December 21, 2023;

7 IT IS HEREBY STIPULATED by and between the parties hereto through their respective
8 attorneys that pursuant to Local Rule 6-1, Defendants may have additional time within which to
9 respond to Plaintiffs' complaint, by motion, answer, or otherwise so that the last day for
10 Defendants to respond to Plaintiffs' complaint is January 22, 2024.

Good cause exists for this extension as Defendants are in the process of retaining outside
counsel to represent them and such counsel will require time to become knowledgeable about the
case to prepare an initial pleading.

This document is being electronically filed through the Court's ECF System. Counsel for
Defendants hereby attests that (1) the content of this document is acceptable to all persons
required to sign the document; (2) Plaintiffs' counsel has concurred with the filing of this
document; and (3) a record supporting this concurrence is available for inspection or production if
so ordered.

20	DATED: December 20, 2023	UNIVERSITY OF CALIFORNIA, OFFICE OF THE GENERAL COUNSEL
21		-
22		CAROL LYNN THOMPSON
23		Attorneys for Defendants
24		
25	DATED: December 20, 2023	ELLIS GEORGE CIPOLLONE O'BRIEN, LLP.
26		By: <u>X</u>
27		DAVID J. CARROLL Attorneys for Plaintiffs
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