## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

CARLOS NINO DE RIVERA LAJOUS,	)	Case No. 4:13CV3070
Plaintiffs,	)	
v.	)	MOTION FOR
JON BRUNING, et al,	)	EXTENSION OF TIME
Defendant.	)	

COME NOW the Defendants, Jon Bruning, and David Sankey, in their official capacities only, through counsel and pursuant to Fed. R. Civ. P. 6(b)(1) and NECivR 6.1(a)(1), hereby move this Court to enlarge the period of time by thirty (30) days in which to answer or file a motion under Fed. R. Civ. P. 12 (b) or (e) in response to the Plaintiffs' Complaint.

Defendant respectfully requests an enlargement of time from April 25, 2013, the original answer date, until May 25, 2013, in order to enable the Defendant to complete an investigation, presently ongoing, into the allegations of the Complaint and in the interest of justice.

Counsel for Defendants consulted with counsel for Plaintiffs regarding the instant motion on April 5, 2013. Plaintiffs' counsel indicated there was no opposition to Defendants' request.

JON BRUNING AND DAVID SANKEY, Defendants.

BY: JON BRUNING, #20351

Attorney General

BY: s/Stephanie Caldwell

Stephanie Caldwell, #22994

s/Elizabeth Gregory

Elizabeth Gregory, #25095

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Attorneys for Defendant.

## **CERTIFICATE OF SERVICE**

It is hereby certified that on April 5, 2013, the foregoing was electronically filed with the Clerk of the Court using the CM/ECF system which will send notice to the Plaintiffs' attorney of record.

> s/Stephanie Caldwell Stephanie Caldwell, #22994 **Assistant Attorney General**