1	IN THE SUPREME COURT OF THE STATE OF NEVADA									
2										
3	ZANE MICHAEL FLOYD, ) Case No. 36752									
4	Appellant, )									
5	vs.									
6	THE STATE OF NEVADA, NOV 14 2001									
7	Respondent. )									
8	DISPUTY CLERK									
9	APPLICATION FOR EXTENSION OF TIME									
10	COMES NOW Appellant, ZANE MICHAEL FLOYD, by and through									
11	his attorney ROBERT L. MILLER, Deputy Public Defender, and moves									
12	this Honorable Court for a forty (40) day extension of time from									
13	November 12, 2001 through and including December 22, 2001, for the									
14	filing of Appellant's Reply Brief in the above-entitled case.									
15	This Motion is based upon the Affidavit of counsel									
16	attached hereto.									
17	DATED this 9th day of November, 2001.									
18	MARCUS D. COOPER CLARK COUNTY PUBLIC DEFENDER									
19	CHARK COONII IOBBIC BBI BIVER									
20	Ву									
21	ROBERT L. MILLER NEVADA BAR #1060									
22	DEPUTY PUBLIC DEFENDER 309 SOUTH THIRD STREET, #226									
23	LAS VEGAS, NEVADA 89155-2610 (702) 455-4685									
24										
25										
26	RECEIVED									
27										
28	( NOV 1 4 2001 )									

JANETTE M. BLOOM CLERK OF SUPREME COURT DEPUTY CLERK

01-18957

1	AFFIDAVIT									
2	STATE OF NEVADA )									
3	COUNTY OF CLARK )									
4	ROBERT L. MILLER, being first duly sworn, deposes and									
5	says:									
6	1. That Affiant is a deputy with the Clark County Public									
7	Defenders Office, and as such is the attorney assigned to represent									
8	Defendant Floyd on the present direct appeal of a capital murder									
9	conviction before the Supreme Court of Nevada.									
10	2. That Appellant's Reply Brief is due to be filed in the									
11	Supreme Court on November 12, 2001.									
12	3. That because of the number of issues involved, as well									
13	as the amount of legal research required to adequately reply to									
14	Respondent's Answering Brief, Affiant is in need of an additional									
15	forty (40) days within which to complete the legal research and									
16	writing of Appellant's Reply Brief in the case at bar.									
17	4. Accordingly, Appellant moves this Court for an									
18	extension of time through and including December 22, 2001 within									
19	which to file Appellant's Reply Brief.									
20	5. This request for extension of time is made in good									
21	faith and not for purposes of delay.									
22										
23	Robert L. Miller									
24										
25	SUBSCRIBED AND SWORN to before  DEENA G. DANIEL Notary Public - Nevada									
26	me this 9th day of Nevember, 2001  No. 98-23240-1  My appt. exp. Jan. 15, 2003									
27	NOTARY PUBLIC in and for									
28	said County and State.									

1	·	RE	CEIPT	OI	7 A	CO	ΡY	of	the	forego	oing	App:	lica	ation	for
2	Extension	of	Time	is	here	by	ack	now]	ledged	this	97	day	of	Novem	ber,
3	2001.														
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