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order, based on the parties' stipulation, to extend various case and hearing deadlines to afford the parties an opportunity to effectuate their potential settlement. This Stipulation is intended to facilitate the interests of justice and is not for purposes of delay. Therefore,

IT IS HEREBY STIPULATED AND JOINTLY AGREED, by and between the parties 5 hereto, and through their respective counsel, that the time for the Silar Defendants to answer or 6 otherwise respond to Plaintiffs' Second Amended Complaint in the above-entitled action is 7 continued indefinitely from at least November 14, 2011, until: (i) ten (10) days after either the Silar 8 9 Defendants or Plaintiffs provide written notice to the other that they are exercising their right not to 10 enter into a settlement; or (ii) such pleading is rendered unnecessary by the Court's approval of the 11 parties' potential settlement. This Stipulation is being signed by counsel for the Silar Defendants 12 without waiving, and hereby expressly preserving, all rights and defenses in this action, including 13 without limitation defenses as to subject matter jurisdiction, personal jurisdiction, and venue. 14

IT IS HEREBY FURTHER STIPULATED AND JOINTLY AGREED, by and between the 15 parties hereto, and through their respective counsel, that this Stipulation does not continue or 16 17 otherwise affect the status of the hearing set for January 9, 2012, at 9:00 a:m., in connection with the 18 motion to dismiss filed by the "Compass Defendants." See Doc. ##77, 82, 87. This Stipulation also 19 does not continue or otherwise affect the deadlines applicable either to Plaintiffs or Defendants Gary 20 Fragin and Tyson Lomazow, which are (and shall continue to be) addressed by separate stipulations. 21 IT IS HEREBY FURTHER STIPULATED AND JOINTLY AGREED, by and between the 22 parties hereto, and through their respective counsel, that in connection with the motion to dismiss 23 24 filed by Leonard Mezei and Jay Cohen (Doc. #116): (i) in light of the upcoming Thanksgiving 25

holiday, and for other reasons, Plaintiffs' time to respond to the motion shall be December 2, 2011; (ii) the deadline for Mr. Mezei and Mr. Cohen to file a reply shall be December 23, 2011; and (iii) the motion shall be set for oral argument at the same time as the Compass Defendants' motion to dismiss (presently set for January 9, 2012, at 9:00 a.m.).

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IT IS HEREBY FURTHER STIPULATED AND JOINTLY AGREED, by and between the

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parties hereto, and through their respective counsel, that the motions current lwseheduled for the arting

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on December 1=2011 == in the fraction == styled == 3685 ans Fernando = Denders == DEC; = et-al == v = Compass = USAty

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SRE LLC et-al. Case No = 2:07 = cv = 00892 = RC1=G:WE=(**892 = Case**); = shall = be are == set == and = heard == at the eard == at the eard

7 IT IS HEREBY FURTHER STIPULATED AND JOINTLY AGREED, by and between the 8 parties hereto, and through their respective counsel, that they shall not seek to have the Court enter 9. any outstanding orders or its final judgment in the 892 Case: (i) until ten (10) days after either the 10 Silar Defendants or Plaintiffs provide written notice to the other that they are exercising their right 11 not to enter into a settlement; or (ii) except in conjunction with the Court's approval of the parties' 12 potential settlement.

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IT IS HEREBY FURTHER STIPULATED AND JOINTLY AGREED, by and between the 14 parties hereto, and through their respective counsel, that all pending case deadlines and hearing dates 15 in the adversary case styled WilliamsAF Leonard, Jr., Chapter 7 Trustee-v. Silar Advisors, LP, et-al., 16 17 Case=Nosile=01:100=RCU2(the=1:1100-Adversary=Case?)=shall=bercontinuedaindefinitely=until=(i)=en 18 (10).days:after.either.the.Silar/Defendants:or.Plaintiffs:providerwritten:notice.to:the.other.that.they 19 are exercising their tright not to renter into assettlement; (ii) fifteen (15) days after the drustee 20 providesawritten notice to the undersigned counsel-that he intends to proceed with the prosecution of 21 the case; for (iii) the case is resolved in accordance with the Court's fapproval of the parties is potential 22 settlement. 23

IT IS HEREBY FURTHER STIPULATED AND JOINTLY AGREED, by and between the parties hereto, and through their respective counsel, that the Trustee's execution of this Stipulation does not constitute an appearance by the Trustee or any of the estates jointly administered with Asset Resolution LLC in Case No. 09-32824-RCJ in, or make the Trustee or any of the estates jointly administered with Asset Resolution LLC in Case No. 09-32824-RCJ a party to, this action.

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) 2 3	IT IS HEREBY FURTHER STIPULATED AND JOINTLY AGREED, by and between the parties hereto, and through their respective counsel, that nothing in this Stipulation precludes any of the parties from seeking further extensions or continuances upon motion or agreement.	.
4 5 6	IT IS HEREBY FURTHER STIPULATED AND JOINTLY AGREED, by and between the parties hereto, and through their respective counsel, that a copy of this Stipulation, upon being	-
7	signed by the Court, shall be filed and served on all counsel of record in this action, the 892 Case,	
8 9	and the 1100 Adversary Case. Dated: November 15, 2011.	
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	PAGE 4 OF 5	

Case 3:11-cv-00210-RCJ -VPC Document 120 Filed 11/28/11 Page 5 of 7 THE MAJORIE FIRM, LTD. **BICKEL & BREWER** 1 LAW OFFICE OF MELANIE HILL LAW OFFICE OF LISA RASMUSSEN 2 /s/ Francis B. Majorie /s/ Robert M. Millimet 3 By: 4 By: Melanie A. Hill, Esq. Lisa A. Rasmussen, Esq. Francis B. Majorie, Esq., Pro Hac Vice 5 Michael J. Collins, Esq., Pro Hac Vice Robert M. Millimet, Esq., Pro Hac Vice 6 Counsel for Plaintiffs Counsel for Defendants Silar Advisors, LP, 7 Silar Special Opportunities Fund, LP, SSOP, LLC, SMOF A, LLC, Servicing Oversight Solutions, LLC, Robert Leeds, Jay Gracin, Hin-8 King Tai, Cade Liu, and Michael D. Reiner 9 SULLIVAN, HILL, LEWIN, REZ & ENGEL 10 LAXALT & NOMURA, LTD. /s/ Jonathan S. Dabbieri 11 /s/ Daniel T. Hayward 12 By: Jonathan S. Dabbieri, Esq. By: Daniel T. Hayward, Esq. 13 Counsel for Chapter 7 Trustee, Counsel for Defendants David Blatt, William A. Leonard, Jr. Boris Piskun, Ron Friedman, Leonard 14 Mezei, Jay Cohen, Compass Financial Partners, LLC (NV), Compass Financial 15 Partners, LLC (DE), Compass FP Corp., Compass Partners, LLC, Compass USA 16 GP, LLC, Compass USA Holding, LLC, Compass USA, LP, Compass USA SPE, 17 LLC, Economic Growth Group, Inc., and 18 Repotex, Inc. 19 20 21 IT IS SO ORDERED. 22 23 UNITED STATES DISTRICT JUDGE 24 Dated: November _____, 2011. 25 26 .27 28 5255828.3 PAGE SOF 5 2064-02

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12	Attorneys for Plaintiffs				
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15					
16	UNITED STAT	ES DISTRICT COURT	,		
17	District of Nevada				
. 18	LEONARD C. ADAMS, et al.,) Case No. 3:11-cv-00210-RCJ-VPC			
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20	Plaintiffs,) STIPULATION AND [PROPOSED]) CONCERNING TYSON LOMAZOV	ORDER w's		
21	v.) MOTION TO DISMISS	-		
22	SILAR ADVISORS, LP, et al.,	Ś			
22	Defendants.				
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1 2 3 4 5 6 7 8 9 10 11 12 12 13	claims against him in this action. Plaintiffs' 2011. Counsel for Plaintiffs requested of co additional time in which to file an opposition Plaintiffs' time, subject to the wishes of the approve the following stipulation, which is int purposes of delay. Accordingly, IT IS HEREBY STIPUL parties hereto, and through their respective	on Lómazow filed his motion to dismiss Plaintiffs' response is currently due on Monday, November 14, bunsel for Mr. Lomazow that they be provided with on, and counsel for Mr. Lomazow agreed to extend a Court. Counsel, therefore, request that the Court ended to facilitate the interests of justice and is not for ATED AND JOINTLY AGREED, by and between the counsel, that: (i) Plaintiffs' time to respond to Mr. November 30, 2011; and (ii) Mr. Lomazow's deadline
14 15 16 17	Dated: November 8, 2011. BICKEL & BREWER LAW OFFICE OF LISA RASMUSSEN	PISANELLI BICE, PLLC MUNGER, TOLLES & OLSON LLP
18 19 .20	/s/ Robert M. Millimet By: Lisa A. Rasmussen, Esq. Michael J. Collins, Esq., Pro Hac Vice	/s/ Todd L. Bice By: Todd L. Bice, Esq. Lawrence C. Barth, Esq. (pro hac vice pending)
21 22 23 24	Robert M. Millimet, Esq., Pro Hac Vice Counsel for Plaintiffs IT IS SO ORDERED.	Counsel for Defendant Tyson Lomazow
25 26 27	Dated: November, 2011.	UNITED STATES MAGISTRATE JUDGE
28	5255801.1 2064-02 PA	GE 2 OF 2