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DIANE J. HUMETEWA United States Attorney District of Arizona REESE V. BOSTWICK Arizona State Bar No. 009934 Assistant U.S. Attorneys 405 West Congress Street, #4800 Tucson, Arizona 85701-5040 5 Telephone: (520) 620-7300 Attorneys for Plaintiff 7 UNITED STATES DISTRICT COURT 8 DISTRICT OF ARIZONA 9 United States of America, CIV 07-459 TUC HCE 10 Plaintiff. v. 11 STIPULATION FOR FORFEITURE 2006 CHRYSLER 300, 12 VIN 2C3LA73W16H258460, 13 APPLICATION FOR CERTIFICATE Defendant. OF REASONABLE CAUSE 14 15 16 The United States of America, by and through undersigned counsel, and titled owner of 17 the defendant 2006 CHRYSLER 300, VIN 2C3LA73W16H258460, through her attorney, 18 Joseph P. St. Louis, stipulate to this forfeiture agreement and state as follows: 19 20 That Cristal Fisher, and the United States of America, have entered into a 1. 21 settlement agreement as to the defendant 2006 CHRYSLER 300, VIN 2C3LA73W16H258460, 22 which is the subject of this civil forfeiture action, and Cristal Fisher further consents to the entry 23 24 of a Stipulated Judgment for Forfeiture, filed hereafter, consistent with the terms of this 25 Stipulation. 26 That Cristal Fisher states that she is the owner of the defendant 2006 CHRYSLER 2. 27

300, VIN 2C3LA73W16H258460, which was seized on April 26, 2007, by Drug Enforcement

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Agency, and that she claims exclusive right, title and interest to the defendant 2006 CHRYSLER 300, VIN 2C3LA73W16H258460.

- 3. That after due process of service being given to all interested parties through personal service and publication, no other claimants to the subject defendant 2006 CHRYSLER 300, VIN 2C3LA73W16H258460 are known to the plaintiff.
- 4. That Cristal Fisher shall forfeit to the United States all right, title and interest in the defendant 2006 CHRYSLER 300, VIN 2C3LA73W16H258460, and it shall be condemned and forfeited to the United States.
  - 5. That Cristal Fisher shall not be entitled to costs or attorneys fees.
- 6. That Cristal Fisher agrees not to contest the issue of whether there was probable cause for the seizure of the defendant 2006 CHRYSLER 300, VIN 2C3LA73W16H258460.

That Cristal Fisher knowingly and voluntarily waives all constitutional, legal and

- equitable defenses to the forfeiture of the defendant 2006 CHRYSLER 300, VIN 2C3LA73W16H258460 in any proceeding. Cristal Fisher agrees to waive any claim or defense under the Eighth Amendment to the United States Constitution, including any claim of excessive fine, to the forfeiture of the defendant vehicle by the United States.
- 8. That Cristal Fisher, her agents, employees or assigns, shall hold and save harmless the United States of America, its agents and employees, from any and all claims which might result from the forfeiture of the defendant vehicle.