1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 CENTRAL DISTRICT OF CALIFORNIA 10 WESTERN DIVISION 11 RAFAEL ARROYO, Case No.: 8:21-cv-00204-JDE 12 ORDER TO SHOW CASE WHY Plaintiff, 13 STAY SHOULD NOT BE LIFTED v. 14 DISNEY WAY HOTEL 15 Action Removed: Jan. 29, 2021 PARTNERS, LLC, a Delaware 16 Limited Liability Company 17 Defendants. 18 On April 14, 2021, pursuant to the Parties' Stipulation, the Court 19 ordered as follows: 20 1. All dates, deadlines, and further activity in this case are stayed for 21 the earlier of 6 months from the date of this Order or upon the 22 issuance of decisions by the Ninth Circuit in each of Love v. 23 Marriott Hotel Services, Inc., No. 21-154, Arroyo v. JWMFE Anaheim, 24 *LLC*, No. 21-55237, and *Garcia v. Gateway Hotel L.P.*, No 21-55227 25 (collectively, "Appeals"). 26 2. The Parties are ordered to file a Joint Status Report within 14 days 27 after the disposition by the Circuit of the last of the Appeals or 28

within 6 months from the date of this Order, whichever occurs first. The Joint Status Report shall inform the Court how the parties intend to proceed with this case in light of the rulings or absence of rulings in the Appeals.

Dkt. 22 ("Stay Order") at 1-2. More than six months have passed since the Stay Order and no Joint Status Report has been filed in violation of the Stay Order.

As a result, the parties are ordered to show cause, in writing, within 7 days, why the Stay should not be immediately lifted and deadlines reset.

Dated: October 28, 2021 ____

JOHN D. EARLY

United States Magistrate Judge