1 2 3 4 5 6 7 8 9	Douglas R. Dollinger, Esq., appearing Pro Bar No. N.Y. 2354926 50 Main Street-Suite 1000 White Plains, New York 10606 Tel. 845.915.6800 Facs. 845.915.6801 E-mail: ddollingeresq@gmail.com Seth D. Heyman, Esq., CA Bar No. 194120 2600 Michelson Drive, Suite 900 Irvine, CA 92612 Tel: 855-439-6628 Fax: 855-207-3967 Email: sdh@heymanlegal.com Attorney for Plaintiffs		
10 11	UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA, FRESNO DIVISION		
12 13	ST. VENTURES a Utah Corporation; WORLDWIDE INVESTMENT, INC., a California Corporation;	Case No. 1:12-cv-01058-LJO-SMS	
14	Plaintiffs,	ORDER GRANTING STIPULATION TO EXTEND TIME TO THE RESPOND TO BROWN BROTHERS HARRIMAN & CO'S MOTION TO DISMISS/STRIKE	
15	v.	THE COMPLAINT AND SETTING DEADLINE FOR FILING OF MOTION TO ENLARGE TIME	
16 17	BEN M. PENFIELD, an individual; JETHALYN N. PENFIELD an individual; A.J. AJ BERRONES, an individual; FRANK WILDE, an individual, MAUREEN WILDE	OF SERVICE [Local Rules 144(a) & 230(f)]	
18	each as the RICO Person Defendants,		
19	and		
20	KBA ASSETS AND ACQUISITIONS, LLC		
21	VIEWPOINT SECURITIES, UBS FINANCIAL SERVICES INC., ROYAL		
22	BANK OF CANADA, DEPOSITORY TRUST AND CLEARING COMPANY		
23	BROWN BROTHERS HARRIMAN & CO., FALCON PRIVATE BANK OF ZURICH, SETH LAYTON, JOHN DOE(s) and JANE		
24	ROE(s) 1 through 10, as the KBA Enterprise Entities, KBA Members, Defendants in		
25 26	Possession of Converted Assets, Aiders and Abettors, and Otherwise Defendants in		
27	Negligence,		
28	Defendants.		

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2	<u>ORDER</u>	
3	In light of the foregoing stipulation, it is hereby ORDERED that the time within which	
4	Plaintiffs shall respond to the Motion of BBH to Dismiss or Strike or For a More Defeinative	
5	Statement of the First Amended Verified Complaint, shall be extended up to and including	
6	December 1, 2014, that Plaintiff shall submit the Motion of Enlargement to perfect personal servce	
7	on all nonappearing Defendants shall be submitted on ot before November 12, 2014 and that the	
8	hearing on BBH's Motion shall be set for December 18, 2014.	
9	The Parties are warned that, absent extraordinary circumstances, further requests for	
0	extensions, even if by stipulation, will be rejected if not submitted prior to the expiration of the	
1	relevant deadline.	
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3	IT IS SO ORDERED.	
4	Dated: November 10, 2014 /s/ Lawrence J. O'Neill	
5	UNITED STATES DISTRICT JUDGE	
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Law Offices Of Douglas R. Dollinger P.C.

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