1 2 3 4 5 6	BENJAMIN B. WAGNER United States Attorney KRISTIN S. DOOR, SBN 84307 Assistant U.S. Attorney 501 I Street, Suite 10-100 Sacramento, CA 95814 Telephone: (916) 554-2723 Attorney for Plaintiff
7	
8	IN THE UNITED STATES DISTRICT COURT
9	FOR THE EASTERN DISTRICT OF CALIFORNIA
10	
11	UNITED STATES OF AMERICA, ) 2:08-cv-02148 LKK-DAD
12	Plaintiff, ) STIPULATION TO EXTEND
13	v. ) STAY OF FURTHER PROCEEDINGS AND ORDER
14	APPROXIMATELY \$180,534.29 IN U.S. ) CURRENCY SEIZED FROM SAFE CREDIT )
15	UNION ACCOUNT NUMBER 342139-00, ) AND, )
16	) DATE: N/A APPROXIMATELY \$10,000.00 IN U.S. ) TIME: N/A
17	CURRENCY SEIZED FROM SAFE CREDIT ) COURTROOM: N/A UNION ACCOUNT NUMBER 342139-20, )
18	) Defendants.
19	)
20	Plaintiff United States of America and claimants Frank W.
21	Blue, Jr. and Margaret Chavez-Blue (hereafter "claimants") submit
22	the following stipulation to extend the stay of further proceedings
23	in this case. This action was previously stayed until August 24,
24	2010, pursuant to 18 U.S.C. $\$$ 981(g)(1) and (g)(2) and 21 U.S.C. $\$$
25	881(i).
26	The parties request that the stay be extended until November
27	24, 2010. The United States contends that the defendant property
28	
	1 STIPULATION TO EXTEND STAY OF FURTHER PROCEEDINGS AND ORDER (PROPOSED)

1 is the proceeds of Miguel Vasquez's methamphetamine trafficking and 2 is therefore forfeitable to the United States. Miguel Vasquez, the 3 son of claimant Margaret Chavez-Blue, and step-son of claimant 4 Frank W. Blue, Jr., is the lead defendant in <u>United States v.</u> 5 <u>Miguel Vasquez, et al.</u>, 2:08-cr-00212 LKK. The criminal case 6 against Miguel Vasquez is still pending.

7 The United States intends to depose Miguel Vasquez about his 8 involvement in drug trafficking and the source of the currency that 9 was seized. If discovery proceeds, Vasquez would be placed in the 10 difficult position of either invoking his Fifth Amendment right 11 against self-incrimination and losing the ability to provide 12 evidence that is relevant to the claims filed by his mother and 13 step-father, or waiving that right, testifying at a deposition, and potentially incriminating himself in his own criminal case. 14

15 In addition, plaintiff intends to depose claimants on many issues, including but not limited to their knowledge of Miguel 16 Vasquez' long criminal history, his history of drug trafficking, 17 18 and the source of these funds. Accordingly, plaintiff believes 19 that claimants face a similar problem of either invoking their 20 Fifth Amendment rights but losing the ability to provide testimony to protect their alleged interest in the defendant property, or 21 waiving their Fifth Amendment rights and submitting to depositions 22 23 and potentially incriminating themselves as well.

If claimants or Vasquez invoke their Fifth Amendment rights, the United States will be deprived of the ability to explore the factual basis for the claim filed in this action and the defenses raised in the Answer.

28

2

In addition, claimants will attempt to depose law enforcement officers who were involved in the Miguel Vasquez drug trafficking investigation that resulted in the seizure of the defendant property. Allowing depositions of these officers would adversely affect the ability of the United States to conduct its related criminal prosecution of Miguel Vasquez.

7 Accordingly, the parties agree that proceeding with this 8 action at this time has potential adverse affects on the 9 prosecution of the related criminal case and/or upon claimants' ability to prove their claim to the property and to contest the 10 11 government's allegations that the property is forfeitable. For 12 these reasons, the parties request that this matter be stayed until 13 August 24, 2010. At that time the parties will advise the Court 14 whether a further stay is necessary.

3

16 DATED: August 23, 2010

15

17

18

19

20

2.2

23

24

25

26

27

28

11

11

BENJAMIN B. WAGNER United States Attorney

By: <u>/s/ Kristin S. Door</u> KRISTIN S. DOOR Assistant U.S. Attorney

21 DATED: August 23, 2010

/s/ Christopher Haydn-Myer (As authorized on 8/23/10) CHRISTOPHER HAYDN-MYER Attorney for claimants Frank V. Blue and Margaret Chavez Blue

STIPULATION TO EXTEND STAY OF FURTHER PROCEEDINGS AND ORDER (PROPOSED)

1	DATED: August 23, 2010 /s/ John Balazs
2	(As authorized on 8/23/10) JOHN BALAZS
3	Attorney for claimants Frank V. Blue and Margaret Chavez Blue
4	Hargaree enavez brue
5	ORDER
6	For the reasons set forth above, this matter is stayed
7	pursuant to 18 U.S.C. §§ 981(g)(1), 981(g)(2) and 21 U.S.C. §
8	881(i) until November 24, 2010. On or before November 24, 2010,
9	the parties will advise the Court whether a further stay is
10	necessary.
11	
12	IT IS SO ORDERED.
13	Dated: August 26, 2010.
14	
15	Jaimme K Kerlton
16	LAWRENCE K. KARLTON SENIOR JUDGE
17	UNITED STATES DISTRICT COURT
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
	4 STIPULATION TO EXTEND STAY OF FURTHE