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   Attorneys for Plaintiff
   United States of America
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                    IN THE UNITED STATES DISTRICT COURT
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                   FOR THE EASTERN DISTRICT OF CALIFORNIA
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   UNITED STATES OF AMERICA,
                                             2:08-CV-02075-JAM-GGH
12
                                             STIPULATION TO STAY
              Plaintiff,
                                             FURTHER PROCEEDINGS AND
13
                                             ORDER
         V.
   REAL PROPERTY LOCATED AT 6525
14
    SOUTH BRUCE STREET, LAS VEGAS,
15
   NEVADA, CLARK COUNTY,
                                             DATE: N/A
   APN: 177-02-510-005, INCLUDING ALL )
                                             TIME: N/A
   APPURTENANCES AND IMPROVEMENTS
                                             COURTROOM: N/A
16
   THERETO,
17
              Defendant.
18
   UNITED STATES OF AMERICA,
                                             2:08-cv-2752 JAM-GGH
19
              Plaintiff,
20
         V.
21
   APPROXIMATELY $23,770.87 IN U.S.
22
   CURRENCY SEIZED FROM BANK OF
    AMERICA ACCOUNT NO. 0050 1112 8989,
23
   HELD IN THE NAME OF G&R EMPIRE,
   LLC,
24
   APPROXIMATELY $6,741.29 IN U.S.
25
   CURRENCY SEIZED FROM BANK OF
   AMERICA ACCOUNT NO. 0050 1113 0692,)
26
   HELD IN THE NAME OF PHOENIX CASH & )
   CARRY, LLC,
27
28
                                             STIPULATION TO STAY FURTHER
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PROCEEDINGS AND ORDER [PROPOSED]

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APPROXIMATELY $9,774.73 IN U.S.
   CURRENCY SEIZED FROM BANK OF
   AMERICA ACCOUNT NO. 0049 6875 8911,)
   HELD IN THE NAME OF IDEAL TOBACCO, )
   WHOLESALE, INC.,
   APPROXIMATELY $7,054.55 IN U.S.
   CURRENCY SEIZED FROM WELLS FARGO
   BANK ACCOUNT NO. 671-0134131, HELD
   IN THE NAME OF BITTAR FAMILY TRUST,
   APPROXIMATELY $31,402.20 IN U.S.
   CURRENCY SEIZED FROM WELLS FARGO
   BANK ACCOUNT NO. 091-1704013, HELD
   IN THE NAME OF RAED MOURI AND
   LOUDY EGHO,
   APPROXIMATELY $29,095.02 IN U.S.
10
   CURRENCY SEIZED FROM WELLS FARGO
   BANK ACCOUNT NO. 071-0335696, HELD
   IN THE NAME OF BITTAR FAMILY TRUST,
11
   APPROXIMATELY 6,954 TOTAL BOXES OF
12
   ASSORTED SMOKEABLE OTP EVIDENCE
13
    (CONTAINING APPROXIMATELY 431,447
   UNITS OF SMOKEABLE OTP) RECOVERED
14
   FROM IDEAL TOBACCO WHOLESALE,
15
   APPROXIMATELY 22 TOTAL BOXES OF
   SMOKEABLE OTP EVIDENCE (CONTAINING
   APPROXIMATELY 1,350 UNITS OF
16
   SMOKEABLE OTP) RECOVERED FROM THE
17
   ABF DELIVERY TRUCK AT IDEAL
   TOBACCO WHOLESALE, AND
18
   APPROXIMATELY 87,595 UNITS OF
   ASSORTED SMOKEABLE OTP EVIDENCE
19
   RECOVERED FROM PHOENIX CASH &
20
   CARRY,
21
              Defendants.
   UNITED STATES OF AMERICA,
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                                             2:09-cv-0111 JAM-GGH
23
              Plaintiff,
24
         V.
   APPROXIMATELY $4,023.00 IN U.S.
   CURRENCY,
26
   APPROXIMATELY $1,280.00 IN U.S.
27
   CURRENCY,
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APPROXIMATELY \$6,268.00 IN U.S. CURRENCY,

APPROXIMATELY \$5,510.00 IN U.S. CURRENCY, and

APPROXIMATELY 169 Boxes of SMOKELESS TOBACCO,

Defendants.

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8 Plaintiff United States of America, and Claimants G&R Empire 9 LLC; Phoenix Cash & Carry LLC; Raed "Roy" Mouri and Loudy Egho, as 10 Trustees of the MGM Trust dated May 16, 2005; George Bittar and 11 Wanda Bittar, as trustees of the Bittar Family Trust, dated 12 December 23, 2003; George Bittar; Ideal Tobacco Wholesale, Inc.; 13 and Centennial Bank, (hereafter referred to collectively as 14 "claimants"), by and through their respective counsel, hereby 15 stipulate that a stay is necessary in the above-entitled actions, 16 and request that the Court enter an order staying all further 17 proceedings until March 4, 2010, due to an on-going criminal 18 19 20

investigation against Phoenix Cash & Carry LLC, G&R Empire LLC,

Ideal Tobacco Wholesale, Inc., Raed Mouri, and George Bittar.

1. Each of the claimants has filed a claim to the defendant property, but have not yet filed their Answers and will not be required to do so until the stay contemplated by this stipulation expires.

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2. The stay is requested pursuant to 18 U.S.C. \$\\$ 981(g)(1) and 981(g)(2). The plaintiff contends that Raed Mouri and George Bittar and others were involved in a scheme to defraud

- 3. To date no one has been charged with any criminal offense by state, local, or federal authorities, and it is the plaintiff's position that the statute of limitations has not expired on potential criminal charges relating to the fraud scheme. Nevertheless, the plaintiff intends to depose claimants Raed and Mouri regarding their claims, their ownership and/or management of Phoenix Cash & Carry LLC, G&R Empire LLC, Ideal Tobacco Wholesale, Inc., and their involvement in the sale of tobacco products into California. If discovery proceeds at this time, claimants will be placed in the difficult position of either invoking their Fifth Amendment rights against self-incrimination and losing the ability to pursue their claims to the defendant property, or waiving their Fifth Amendment rights and submitting to a deposition and potentially incriminating themselves. If they invoke their Fifth Amendment rights, the plaintiff will be deprived of the ability to explore the factual basis for the claims they filed with this court.
- 4. In addition, claimants intend to depose, among others, the agents involved with this investigation, including but not

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limited to the agents with the Bureau of Alcohol, Tobacco, Firearms & Explosives and the California Board of Equalization. Allowing depositions of the law enforcement officers at this time would adversely affect the ability of the federal authorities to investigate the alleged underlying criminal conduct.

- 5. The parties recognize that proceeding with these actions at this time has potential adverse effects on the investigation of the underlying criminal conduct and/or upon the claimants' ability to prove their claim to the property and to assert any defenses to forfeiture. For these reasons, the parties jointly request that these matters be stayed until March 4, 2010. At that time the parties will advise the court of the status of the criminal investigation, if any, and will advise the court whether a further stay is necessary.
- 6. While this case is stayed, claimants agree to keep current all payments due to Centennial Bank under the promissory note dated September 24, 2007, in the original principal amount of \$2,225,000.00, and secured by the deed of trust recorded in Clark County, Nevada, on September 27, 2007, encumbering the defendant property.
- 7. In the event claimants default in their obligations to Centennial Bank, Centennial Bank and claimants agree to join any government motion for interlocutory sale of the defendant property. The term "default" shall mean any default under the note and deed of trust encumbering the defendant property and any other documents executed by claimants in connection therewith.
  - 8. This stay shall not affect the obligation of Centennial

1	Bank to respond to discovery requests served on it by plaintiff						
2	prior ·	to the exec	cuti	lon of	this	s stipulation.	
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4	Dated:	September	4,	2009		LAWRENCE G. BROWN United States Attorney	
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6					Ву	/s/ Kristin S. Door KRISTIN S. DOOR	
7						Assistant U.S. Attorney Attorneys for Plaintiff	
8						United States of America	
9	_						
10	Dated:	September	4,	2009		/s/ Jeffrey B. Setness	
11						JEFFREY B. SETNESS Mayall, Hurley, Knutsen, Smith & Green	
<ul><li>12</li><li>13</li></ul>						Attorneys for G&R Empire LLC; Phoenix Cash & Carry LLC; Raed "Roy" Mouri	
14						and Loudy Egho, as Trustees of the MGM Trust dated May 16, 2005; George	
15						Bittar and Wanda Bittar, as trustees of the Bittar Family Trust, dated	
16						December 23, 2003; George Bittar; and Ideal Tobacco Wholesale, Inc.	
17							
18							
19	Dated:	September	4,	2009		/s/Kenneth Miller	
20						KENNETH MILLER Ervin Cohen & Jessup, LLP	
21						Attorneys for claimant Centennial Bank	
22						(Original signatures retained by AUSA Door)	
23	//					2001)	
24	//						
25							
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27							
28						6 STIPULATION TO STAY FURTHER PROCEEDINGS AND ORDER [PROPOSED]	

1	ORDER
2	For the reasons set forth above, these matters is stayed
3	pursuant to 18 U.S.C. §§ 981(g)(1) and 981(g)(2) until March 4,
4	2010. On or before March 4, 2010, the parties will advise the
5	court whether a further stay is necessary.
6	IT IS SO ORDERED.
7	Dated: September 8, 2009  /s/ John A. Mendez
8	JOHN A. MENDEZ UNITED STATES DISTRICT JUDGE
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