1 2 3 4	BENJAMIN B. WAGNER United States Attorney KEVIN C. KHASIGIAN Assistant U.S. Attorney 501 I Street, Suite 10-100 Sacramento, CA 95814 Telephone: (916) 554-2700		
5	Attorneys for the United States		
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8	IN THE UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA		
10			
11	UNITED STATES OF AMERICA,	2:14-CV-01048-JAM-AC	
12	Plaintiff,	UNITED STATES' REQUEST TO EXTEND THE DEADLINE TO	
13	v.	FILE JOINT STATUS REPORT AND ORDER	
14	APPROXIMATELY \$538,155.00 SEIZED FROM ING DIRECT CHECKING ACCOUNT #	AND ORDER	
15	156773818,		
16 17	2011 FERRARI CALIFORNIA CONVERTIBLE, VIN: ZFF65 LJA0B 01766 22, NEW JERSEY LICENSE PLATE: NOTOUCH,		
18	2011 AUDI A5 CONVERTIBLE, VIN:		
19	WAULFAFH9BN009524, NEW JERSEY LICENSE PLATE: W98ARP,		
20	2013 BLUE PORSCHE PANAMERA, VIN: WPOAB2A71DL060573, NEW JERSEY		
21	LICENSE PLATE: 2012ROJ, and		
22	APPROXIMATELY \$10,002.00 IN U.S. CURRENCY,		
23	Defendants.		
24	Derendants.		
25			
26	The United States requests that the Court continue the deadline to file a		
27	Joint Status Report from June 27, 2014 to August 29, 2014.		
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	1	United States' Request to Extend the Deadline	

Introduction

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2	On April 28, 2014, the United States filed a civil forfeiture complaint against the	
3	above-captioned assets ("defendant assets") based on their alleged involvement in	
4	violations of federal law. All known potential claimants to the defendant assets have	
5	signed stipulations forfeiting their interest in the defendant assets. Additionally, public	
6	notice on the official internet government forfeiture site, <u>www.forfeiture.gov</u> , began on	
7	May 7, 2014, and ran for thirty consecutive days, as required by Rule G(4)(a)(iv)(C) of	
8	Supplemental Rules for Admiralty or Maritime Claims and Asset Forfeiture Actions. A	
9	Declaration of Publication was filed on June 26, 2014.	
10	<u>Good Cause</u>	
11	The United States has diligently pursued its forfeiture case against the defendant	
12	assets. All known potential claimants have stipulated to the forfeiture of the defendant	
13	assets. To date, no party has filed a claim or answer in this case. The United States	
14	intends to file a Request for Final Judgment of Forfeiture along with the executed	
15	stipulations once the publication time has passed.	
16	For these reasons, the United States seeks to continue the deadline to file a Joint	
16 17	For these reasons, the United States seeks to continue the deadline to file a Joint Status Report from June 27, 2014 to August 29, 2014, or to another date the Court deems	

19 20	Dated: <u>6/26/14</u> BENJAMIN B. WAGNER United States Attorney		
21	By: <u>/s/ Kevin C. Khasigian</u> KEVIN C. KHASIGIAN Assistant U.S. Attorney		
22	ORDER <u>ORDER</u>		
23	The Court finds that there is good cause to extend the deadline to file a joint status		
24	report in this case from June 27, 2014 to August 29, 2014.		
25	IT IS SO ORDERED.		
26	Dated: 6/27/2014 /s/ John A. Mendez		
27	JOHN A. MENDEZ United States District Judge		
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	2 United States' Request to Extend the Deadline to File Joint Status Report and Order		