BENJAMIN B. WAGNER 1 United States Attorney KEVIN C. KHASIGIAN 2 Assistant U.S. Attorney 501 I Street, Suite 10-100 3 Sacramento, CA 95814 Telephone: (916) 554-2700 4 Attorneys for the United States 5 6 7 IN THE UNITED STATES DISTRICT COURT 8 EASTERN DISTRICT OF CALIFORNIA 9 10 11 UNITED STATES OF AMERICA, 12 Plaintiff. 13 v. 14 APPROXIMATELY \$233,787.00 SEIZED FROM WELLS FARGO BANK 15 ACCOUNT NUMBER 1010216755170. 16 APPROXIMATELY \$52,631.60 SEIZED FROM GOLDEN 1 CREDIT UNION 17 ACCOUNT NUMBER 1202754, 18 APPROXIMATELY \$14,469.24 SEIZED FROM CALIFORNIA COMMUNITY 19 CREDIT UNION ACCOUNT NUMBER 14240, 20 APPROXIMATELY \$5,853.37 SEIZED FROM SCHOOLS FINANCIAL CREDIT 21 UNION ACCOUNT NUMBER 30746521, 22 APPROXIMATELY \$6,158.20 SEIZED FROM SCHOOLS FINANCIAL CREDIT 23 UNION ACCOUNT NUMBER 30746520, 24 25 APPROXIMATELY \$28,696.00 IN U.S. CURRENCY. 26 Defendants. 27 28

2:14-MC-00057-LKK-EFB

STIPULATION AND ORDER EXTENDING TIME FOR FILING A COMPLAINT FOR FORFEITURE AND/OR TO OBTAIN AN INDICTMENT ALLEGING FORFEITURE

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It is hereby stipulated by and between the United States of America and claimants Dale Garrett, Debora Ann Garrett, Damien Anthony Diaz, and Gabriel Joseph Diaz ("claimants"), by and through their respective counsel, as follows:

- 1. On or about January 24, 2014, claimants filed claims in the administrative forfeiture proceeding with the Drug Enforcement Administration with respect to the Approximately \$233,787.00 seized from Wells Fargo Bank Account Number 1010216755170, Approximately \$52,631.60 seized from Golden 1 Credit Union Account Number 1202754, Approximately \$14,469.24 seized from California Community Credit Union Account Number 14240, Approximately \$5,853.37 seized from Schools Financial Credit Union Account Number 30746521, Approximately \$6,158.20 seized from Schools Financial Credit Union Account Number 30746520, and Approximately \$28,696.00 in U.S. Currency (hereafter "defendant funds"), which were seized on or about October 8, 2013.
- 2. The Drug Enforcement Administration has sent the written notice of intent to forfeit required by 18 U.S.C. § 983(a)(1)(A) to all known interested parties. The time has expired for any person to file a claim to the defendant funds under 18 U.S.C. § 983(a)(2)(A)-(E), and no person other than claimants has filed a claim to the defendant funds as required by law in the administrative forfeiture proceeding.
- 3. Under 18 U.S.C. § 983(a)(3)(A), the United States is required to file a complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture within ninety days after a claim has been filed in the administrative forfeiture proceeding, unless the court extends the deadline for good cause shown or by agreement of the parties. That deadline is April 24, 2014.
- 4. As provided in 18 U.S.C. § 983(a)(3)(A), the parties wish by agreement to extend to July 23, 2014, the time in which the United States is required to file a civil complaint for forfeiture against the defendant funds and/or to obtain an indictment alleging that the defendant funds are subject to forfeiture.
 - 5. Accordingly, the parties agree that the deadline by which the United States shall be

1	required to file a complaint for forfeiture against the defendant funds and/or to obtain an indictment	
2	alleging that the defendant funds are subject to forfeiture shall be extended to July 23, 2014.	
3		B. WAGNER
4	4 United States	s Attorney
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6		HASIGIAN
7	7 Assistant U.S	s. Attorney
8	8	
9	9 Dated: <u>4/18/14</u> /s/ Mark Reio MARK REIO	
10	10 Attorney for	claimants Dale Garrett, Debora Ann ien Anthony Diaz, and Gabriel Joseph
11		ion randony zauz, uno cuerro coopia
12	12 (Authorized	by email)
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14	IT IS SO ORDERED.	
15	Dated: May15, 2014.	
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17	a la source & Karrel to	
18	LAWRENCE K. KARLTON	
19	SENIOR JUDGE UNITED STATES DISTRICT COURT	
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