1	McGREGOR W. SCOTT	
2	United States Attorney KEVIN C. KHASIGIAN	
3	Assistant U. S. Attorney 501 I Street, Suite 10-100	
4	Sacramento, CA 95814 Telephone: (916) 554-2700	
5	Attorneys for the United States	
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8	IN THE UNITE	D STATES DISTRICT COURT
9	EASTERN DISTRICT OF CALIFORNIA	
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11	UNITED STATES OF AMERICA,	2:18-MC-00013-WBS-AC
12	Plaintiff,	STIDULATION AND ODDED EXTENDING TIME
13	v.	AND/OR TO OBTAIN AN INDICTMENT ALLEGING FORFEITURE BANK OF AMERICA ACCOUNT
14	APPROXIMATELY \$117,151.48 SEIZED	
15	NUMBER 5010 1714 7633,	
16	APPROXIMATELY \$43,882.17 SEIZED FROM BANK OF AMERICA ACCOUNT	
17	NUMBER 5010 0170 0675,	
18	FROM BANK OF AMERICA ACCOUNT	
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20	APPROXIMATELY \$4,436.39 SEIZED FROM BANK OF AMERICA ACCOUNT NUMBER 5010 1940 4044,	
21		
22	APPROXIMATELY \$60,328.73 SEIZED FROM UNIWYO FEDERAL CREDIT UNION ACCOUNT NUMBER 61324,	
23		
24	APPROXIMATELY \$29,438.90 SEIZED FROM MECHANICS BANK ACCOUNT	
25	NUMBER 42073421,	
26	FROM FIRST CITIZENS BANK	
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1 2 3	APPROXIMATELY \$22,852.67 SEIZED FROM 1ST BANK, A DIVISION OF GLACIER BANK, ACCOUNT NUMBER 910600008915,
4 5	APPROXIMATELY \$21,492.09 SEIZED FROM WYOCHEM FEDERAL CREDIT UNION ACCOUNT NUMBER 37648 (S9),
6 7	APPROXIMATELY \$12,397.47 SEIZED FROM HIGH DESERT BANK ACCOUNT NUMBER 4042002813,
8 9	APPROXIMATELY \$8,209.08 SEIZED FROM HIGH DESERT BANK ACCOUNT NUMBER 4042002826,
10 11	APPROXIMATELY \$6,350.56 SEIZED FROM PATELCO CREDIT UNION ACCOUNT NUMBER 473661,
12 13	APPROXIMATELY \$7,717.13 SEIZED FROM UMPQUA BANK ACCOUNT NUMBER 4863921948,
14 15	APPROXIMATELY \$3,213.75 SEIZED FROM SAFE CREDIT UNION ACCOUNT NUMBER 822910 (9),
16 17	APPROXIMATELY \$10,857.37 SEIZED FROM TRI COUNTIES BANK ACCOUNT NUMBER 491039991,
18 19	APPROXIMATELY \$6,798.26 SEIZED FROM EL DORADO SAVINGS BANK ACCOUNT NUMBER 0053012902,
20	2015 MERCEDES-BENZ, ML350, VIN: 4JGDA5HB9FA479275,
21 22	2016 FORD, F150 SUPER CAB PICKUP, VIN: 1FTFX1EGXGKG04896, and
22	2017 FORD, F250 SUPER DUTY PICKUP, VIN: 1FT7X2BT6HEB22700,
24	Defendants.
25 26	It is hereby stipulated by and between the United States of America and potential claimants James
27	Mecham, Kurt D. Stocks, and Heidi Edwards ("claimants"), by and through their respective counsel, as

28 follows:

1 1. On or about November 7, 2017, the Internal Revenue Service-Criminal Investigation
 2 ("IRS-CI") seized the above-referenced defendant assets pursuant to Federal seizure warrants.
 3 (hereinafter collectively "defendant assets").

2. Under 18 U.S.C. §§ 983(a)(1)(A)(i)-(iv), and 983(a)(3)(A), the United States is required to
send notice to potential claimants, file a complaint for forfeiture against the defendant assets, or obtain an
indictment alleging that the defendant assets are subject to forfeiture within ninety days of seizure, unless
the court extends the deadline for good cause shown or by agreement of the parties. That deadline was
February 5, 2018.

9 3. By Stipulation and Order filed February 6, 2018, the parties stipulated to extend to May 4,
10 2018, the time in which the United States is required to file a civil complaint for forfeiture against the
11 defendant assets and/or to obtain an indictment alleging that the defendant assets are subject to forfeiture.

4. By Stipulation and Order filed April 26, 2018, the parties stipulated to extend to August 3,
2018, the time in which the United States is required to file a civil complaint for forfeiture against the
defendant assets and/or to obtain an indictment alleging that the defendant assets are subject to forfeiture.

15 5. By Stipulation and Order filed July 27, 2018, the parties stipulated to extend to
16 November 1, 2018, the time in which the United States is required to file a civil complaint for forfeiture
17 against the defendant assets and/or to obtain an indictment alleging that the defendant assets are subject
18 to forfeiture.

By Stipulation and Order filed October 25, 2018, the parties stipulated to extend to
 February 1, 2019, the time in which the United States is required to file a civil complaint for forfeiture
 against the defendant assets and/or to obtain an indictment alleging that the defendant assets are subject
 to forfeiture.

7. As provided in 18 U.S.C. § 983(a)(3)(A), the parties wish by agreement to further extend
to May 1, 2019, the time in which the United States is required to file a civil complaint for forfeiture
against the defendant assets and/or to obtain an indictment alleging that the defendant assets are subject
to forfeiture.

8. Accordingly, the parties agree that the deadline by which the United States shall be

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1	required to file a complaint for forfeiture against the defendant assets and/or to obtain an indictment		
2	alleging that the defendant assets are subject to forfeiture shall be extended to May 1, 2019.		
3	Dated: 1/25/2019 McGREGOR W. SCOTT United States Attorney		
4	United States Attorney		
5	By: <u>/s/ Kevin C. Khasigian</u> KEVIN C. KHASIGIAN		
6	Assistant U.S. Attorney		
7			
8	Dated: <u>1/24/19</u> /s/ Thomas A. Johnson THOMAS A. JOHNSON		
9	Attorney for Potential Claimant James Mecham		
10	Junics Weenann		
11	Dated: <u>1/24/19</u> /s/ Mark J. Reichel MARK J. REICHEL		
12	Attorney for Potential Claimant Kurt D. Stocks		
13			
14	Dated: <u>1/25/19</u> /s/ Matthew Bockmon MATTHEW BOCKMON		
15	Attorney for Potential Claimant Heidi Edwards		
16	(Signatures authorized by email)		
17			
18	IT IS SO ORDERED.		
19	Dated: January 25, 2019		
20	WILLIAM B. SHUBB UNITED STATES DISTRICT JUDGE		
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