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6	IN THE UNITED STATES DISTRICT COURT
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8	FOR THE NORTHERN DISTRICT OF CALIFORNIA
9	UNITED STATES OF AMERICA,
10	Plaintiff, No. C 02-4948 JSW
11	V.
12	REAL PROPERTY AT 6557 ASCOT DRIVE, OAKLAND, CALIFORNIA, ORDER DENYING MOTION TO STAY PENDING APPEAL
13	Defendant,
14	STEVEN FONTAINE and NILOUFER
15	FONTAINE,
16	Claimants.
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18	Now before the Court is the motion to stay pending appeal filed claimants Steven
19	Fontaine and Niloufer Fontaine ("Claimants"). Having considered the parties' papers, relevant
20	legal authority, the record in this case, the Court hereby denies Claimants' motion for a stay.
21	ANALYSIS
22	The Court granted the motion for summary judgment filed by plaintiff United States of
23	America ("Plaintiff") and entered judgment in its favor. Claimants now move to stay
24	enforcement of judgment pending their appeal.
25	It is within this Court's discretion to determine whether it should stay these proceedings
26	pending appeal. Britton v. Co-Op Banking Group, 916 F.2d 1405, 1412 & n.8 (9th Cir. 1990).
27	In the Ninth Circuit, "[t]he standard for evaluating stays pending appeal is similar to that
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employed by district courts in deciding whether to grant a preliminary injunction." Lopez v. Heckler, 713 F.2d 1432, 1435 (9th Cir. 1983); see also Hilton v. Braunskill, 481 U.S. 770, 776 (1987) (setting forth four factors governing issuance of stay pending appeal: "(1) whether the stay applicant has made a strong showing that he is likely to succeed on the merits; (2) whether the applicant will be irreparably injured absent a stay; (3) whether issuance of the stay will substantially injure the other parties interested in proceeding; and (4) where the public interest lies"). The Ninth Circuit uses "two interrelated legal tests for the issuance of preliminary injunction." Lopez, 713 F.2d at 1435. Thus, a moving party may either show a "probability of success on the merits and the possibility of irreparable injury" or "demonstrate that serious legal questions are raised and that the balance of hardships tips sharply in its favor." Id.

Having considered the parties' arguments, and in light of the sliding scale used by the Ninth Circuit in evaluating whether stays should be granted, the Court finds that Claimants have failed to demonstrate that the balance of hardships tips sharply in their favor or that serious legal questions are presented. Accordingly, exercising its discretion, the Court DENIES Claimants' motion.

IT IS SO ORDERED.

Dated: August 17, 2009

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Í S. WHITE **FED STATES DISTRICT JUDGE**