against existing defendants Kurt Menon ("Menon") and Argentum Real Estate and

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Mortgage ("Argentum"), the motion is hereby GRANTED, conditioned on plaintiffs' serving the First Amended Complaint ("FAC") on Menon and Argentum, pursuant to Rule 4 of the Federal Rules of Civil Procedure, no later than April 6, 2009, and filing proof of such service no later than April 13, 2009. See Fed. R. Civ. P. 5(a)(2) (providing amended complaint that alleges new claims against defendants in default "must be served on that party under Rule 4").1

- 3. To the extent plaintiffs seek to amend to add Sterling Savings Bank ("Sterling") as a new defendant hereto, the motion is hereby GRANTED, conditioned on plaintiffs' serving the FAC on Sterling, pursuant to Rule 4, no later than April 6, 2009, and filing proof of such service no later than April 13, 2009.
 - 4. Plaintiffs shall file the FAC no later than March 6, 2009.
- 5. The Status Conference, currently scheduled for July 17, 2009, is hereby ADVANCED to May 14, 2009. A Joint Status Conference Statement shall be filed no later than May 7, 2009.

IT IS SO ORDERED.

Dated: February 20, 2009

United States District Judge

¹The proposed FAC includes new factual allegations against Menon and Argentum. (See, e.g., proposed FAC ¶¶ 39, 80, 94.) Upon request of plaintiffs, the Clerk of the Court previously entered the default of Menon and Argentum with respect to the initial complaint.