1
2
2
3
4
5
6
7
8
9
10
11
12
13
14
15
16
17
18
19
20
21
22
23
24
25

Id. § 1821(d)(12)(B). The FDIC as Receiver hereby requests entry of a stay under 12 U.S.C. § 1821(d)(12).

In addition, since Plaintiff must exhaust the FIRREA administrative claims process before continuing this action against the FDIC as Receiver, a further stay is appropriate until such time as the FDIC as Receiver acts on the claim to be filed by Plaintiff Provident Funding Associates, L.P. The FDIC as Receiver has set November 22, 2011 as the last day for creditors of Lydian to file a claim with the FDIC as Receiver (the "Claims Bar Date"). Pursuant to 12 U.S.C. § 1821(d)(5)(A)(1), the FDIC as receiver has 180 days from the date on which it receives a claim to determine whether to allow or disallow the claim and to notify the claimant of any determination with respect to such claim. 12 U.S.C § 1821(d)(6) indicates that a claimant has sixty days after "the date of any notice of [the FDIC's] disallowance of [a] claim" to "continue an action commenced before the appointment of the receiver." See id. § 1821(d)(13)(D) ("Except as otherwise provided in this subsection, no court shall have jurisdiction over . . . any claim or action for payment from, or any action seeking a determination of rights with respect to, the assets of any depository institution for which the [FDIC] has been appointed receiver "); McCarthy v. FDIC, 348 F.3d 1075, 1081 (9th Cir. 2003) ("[A]ll claims or actions must be submitted for administrative resolution. . . . As [the plaintiff] failed to exhaust the claims made in this action, the district court properly determined that it lacked subject matter jurisdiction. Therefore, dismissal was required.").

A stay would affect three dates currently scheduled by the Court: the October 10, 2011 deadline for the parties to commence private ADR (*see* Order Referring Case to Private ADR, July 12, 2011, ECF No. 23), the October 14, 2011 deadline for the parties to submit an updated Case Management Statement (*see* Civil Minute Order, July 25, 2011, ECF No. 25), and the October 21, 2011 case management conference (*see* Case Management and Pretrial Order, July 27, 2011, ECF No. 26).

Therefore, IT IS HEREBY STIPULATED AND AGREED THAT, pursuant to 12 U.S.C. § 1821(d)(12), the Court should stay this action until the sooner of May 21, 2012 (180 days after

-2-

26

27

28

1 the Claims Bar Date) or 180 days from the date on which the FDIC as Receiver receives Plaintiff's 2 claim. The parties shall jointly notify the Court when the 180 day determination period ends for 3 the FDIC as Receiver to allow or disallow Plaintiff's claim; and IT IS FURTHER STIPULATED AND AGREED THAT the Court should adjourn the 5 October 10, 2011 deadline for the parties to commence private ADR, the October 14, 2011 6 deadline for the parties to submit an updated Case Management Statement, and the October 21, 7 2011 case management conference without date, with the parties and the Court to confer on 8 /// 9 /// 10 11 12 13 /// 14 /// 15 /// 16 /// 17 /// 18 19 /// 20 /// 21 /// 22 /// 23 24 25 /// 26 /// 27

-3-

28

1	rescheduling these dates if and when Plaintiff continues this action following its exhaustion of the		
2	FIRREA administrative claims process.		
3			
4	Dated: October 4, 2011	HOGAN LOVELLS US LLP	
5		By: /s/ Neil R. O'Hanlon	
6		Neil R. O'Hanlon, SBN 67018 Asheley G. Dean, SBN 245504	
7		HOGAN LOVELLS US LLP 1999 Avenue of the Stars, Suite 1400	
8		Los Angeles, CA 90067 Telephone: (310) 785-4600 Facsimile: (310) 785-4601	
9		Email: neil.ohanlon@hoganlovells.com Email: asheley.dean@hoganlovells.com	
10		Attorneys for Plaintiff	
12	Dated: October 4, 2011	MILLER & WRUBEL P.C.	
	Dated. October 4, 2011	By: /s/ Joel M. Miller	
13		Joel M. Miller (pro hac vice)	
14		Charles R. Jacob III (pro hac vice) Jeremy M. Sher (pro hac vice)	
15		MILLER & WRUBEL P.C. 570 Lexington Avenue	
16		New York, NY 10028 Telephone: (212) 336-3500	
17		Facsimile: (212) 336-3555 email: jmiller@mw-law.com	
18			
19		ROBERT J. STUMPF, JR., SBN 72851 MARTIN WHITE, SBN 253476	
20		SHEPPARD, MULLIN, RICHTER & HAMPTON LLP	
21		Four Embarcadero Center, 17th Floor	
22		San Francisco, CA 94111-4109 Telephone: (415) 434-9100	
23		Facsimile: (415) 434-3947	
24		Attorneys for Defendant	
25	PURSUANT TO STIPULATION, IT IS SO ORDERED.		
26	Dated: October <u>5</u> , 2011		
27		HON. JOSEPH Looph C. Spero	
28		HON. JOSEPI Judge Joseph C. Spero	

-4-

\\LA - 098259/000028 - 490088 v2

STIPULATOR AND ORDER STAYING PROCEEDINGS AND ADJOURNING READELES