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3	One Embarcadero Center, Twenty-Second Floor San Francisco, California 94111-3711 Telephone: (415) 392-1960 Facsimile: (415) 392-0827	
5	Attorneys for DEFENDANT SIGURD ANDERSON	
7		
8	UNITED STATES DISTRICT COURT	
9	NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION	
10		
11	UNITED STATES OF AMERICA,	Case No. 3:14-CV-01932-JST
12	Plaintiff,	STIPULATION AND REQUEST TO
13	v.	CONTINUE FURTHER CONTEMP HEARING SET FOR MAY 26, 2016
14	SIGURD ANDERSON,	
15	Respondent.	

JAY R. WEILL (State Bar No. 75434)

SIDEMAN & BANCROFT LLP

jweill@sideman.com

The above matter is a summons enforcement case set for a further contempt hearing on May 26, 2016 to determine an appropriate sanction. In this Court's Order Granting Motion To Find Respondent In Contempt dated March 25, 2016, the Court ruled in part that Respondent will no longer be held in contempt if, by the date of this hearing, he fully complies with the summons.

On April 26, 2016, attorneys Edward O.C. Ord and Cheng Zhang were terminated as counsel for Mr. Anderson in the matter and the undersigned counsel were substituted in the case. On May 18, 2016, we delivered to Revenue Agent Sarah Ho copies of bank records from UBS

Switzerland that were the subject of the Order Granting Motion to Find Respondent in Contempt.

The parties stipulate and request that the hearing set for May 26, 2016 be continued to June 30, 2016 to allow the Government to review the bank records to determine whether the respondent is still in contempt.

Case No. 3:14-CV-01932-JST

1	1 DATED: May 19, 2016	Respectfully submitted,
2	2	SIDEMAN & BANCROFT LLP
3	3	
4	4	By: /s/JAY R. WEILL
5	5	Jay R. Weill Attorneys for DEFENDANT
6		SIGURD ANDERSON
7		
8	DATED. May 19, 2010	Respectfully submitted,
9		UNITED STATES OF AMERICA
10		
11		By: /S/MICHAEL P. PITMAN
12 13		Michael G. Pitman Assistant United States Attorney, Tax Division
13	3	
14	<u>4</u>	Attorneys for United States of America
14 15		
15	5	ORDER
15 16	5 6 Upon stipulation and joint req	
15 16 17	5 6 Upon stipulation and joint req	ORDER quest, this matter is continued to July 5, 2016 at 2:00 p.m.
15 16	Upon stipulation and joint req Nation 20, 2016	ORDER
15 16 17 18	Upon stipulation and joint requestion and joint req	ORDER quest, this matter is continued to July 5, 2016 at 2:00 p.m.
15 16 17 18	5 6 7 8 DATED: May 20, 2016 9	ORDER quest, this matter is continued to July 5, 2016 at 2:00 p.m.
15 16 17 18 19 20	5 6 7 8 Upon stipulation and joint req 7 8 DATED: May 20, 2016 9 0 1	uest, this matter is continued to July 5, 2016 at 2:00 p.m. Henory United IT IS SO ORDERED
15 16 17 18 19 20 21	5 Upon stipulation and joint req 7 B DATED: May 20, 2016 9 0 1 2 9511-1\2896622v1	uest, this matter is continued to July 5, 2016 at 2:00 p.m. Henory United IT IS SO ORDERED
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15 16 17 18 19 20 21 22 23	Upon stipulation and joint required DATED: May 20, 2016 DATED: May 20, 2016 1 2 9511-1\2896622v1 3 4	The state of the s
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