1		*E-Filed: 11/21/2013*
2		
3		
4		
5		
6		
7	NOT FOR C	CITATION
8	IN THE UNITED STATES DISTRICT COURT	
9	FOR THE NORTHERN DISTRICT OF CALIFORNIA	
10	SAN JOSE DIVISION	
11	BANK OF MONTREAL, as Administrative	No. 11-mc-80133 EJD (HRL)
12	Agent, Plaintiff,	ORDER GRANTING MOTION TO EXTEND DURATION OF ORAP LIEN
13	V.	[Re: Docket No. 84]
14 15	SK FOODS, LLC, FREDERICK SCOTT SALYER, Individually and as Trustee for the Scott Salyer Revocable Trust,	
16	Defendants.	
17	/	
18	Bank of Montreal ("BMO") initiated this action to register a \$128 million judgment against	
19	SK Foods, LLC entered in the Northern District of Illinois. The judgment was amended to add	
20	Frederal Scott Salyer as a defendant, and the court ordered Salyer to appear for judgment debtor	
21	examination. BMO now moves to extend the duration of the lien created by service of the order to	
22	appear ("ORAP lien"). Defendants have not opposed the motion. Upon consideration of the	
23	moving papers and the arguments of BMO's counsel at the hearing on November 19, 2013, the	
24	Court grants BMO's motion to extend the duration of the ORAP lien for one year.	
25	"In aid of the judgment or execution, the judgment creditor may obtain discovery from	
26	the judgment debtor as provided by the procedure of the state where the court is located.'	
27	Fed. R. Civ. P. 69(a)(2). California procedure provides for the examination of judgment debtors.	
28	Cal. Civ. P. § 708.110. "Service of [an order to appear for a judgment debtor examination] creates a	

United States District Court For the Northern District of California lien on the personal property of the judgment debtor for a period of one year from the date of the
 order unless extended or sooner terminated by the court." Cal. Civ. P. § 708.110(d).

BMO served Salyer in October 2012 and an exam was held soon after. However, Salyer did not answer any questions during the examination, instead asserting his Fifth Amendment privilege against self-incrimination based on his pending criminal sentencing proceedings. Salyer was sentenced in April and has since been incarcerated in prison. BMO asserts that its access to Salyer has been further restricted due to his placement in a rehabilitation program within the prison.

BMO's ability to collect its judgment during the presumptive one-year duration of the ORAP
lien has been significantly hindered by Salyer's refusal to answer questions during the judgment
debtor exam and his subsequent imprisonment. Accordingly, good cause exists to extend the

duration of the ORAP lien for an additional year.

IT IS SO ORDERED.

Dated: November 20, 2013



11-mc-80133 EJD (HRL) Notice will be electronically mailed to:

- 2 Ann E Acker acker@chapman.com
- 3 James E. Heiser heiser@chapman.com
- 4 James E. Spiotto spiotto@chapman.com
- 5 Kelly Ann Woodruff kwoodruff@fbm.com, calendar@fbm.com, svillalobos@fbm.com
- 6 Kimberly Paul Zapata kzapata@beckllp.com, hraithel@beckllp.com
- 7 Mark Dean Petersen mpetersen@fbm.com, calendar@fbm.com, myoshizaki@fbm.com
- 8 Todd Joseph Dressel dressel@chapman.com, lubecki@chapman.com
- 9 Counsel are responsible for distributing copies of this document to co-counsel who have not registered for e-filing under the court's CM/ECF program.
 10