Court recognizes a foreign proceeding. Docket No. 207 at 3. Plaintiff submits that Defendant has not demonstrated that the United States Bankruptcy Court has recognized Defendant's foreign proceeding. Id. at 3-4.

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Defendant makes no showing that the United States Bankruptcy Court has recognized her foreign bankruptcy proceeding as the foreign main proceeding. See Docket No. 204 at 1-6. An automatic stay as to Defendant Pigeat will not be imposed absent such a showing. 11 U.S.C. §§

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1504, 1509, 1515, 1520; see also Oak Point Partners v. Lessing, No. 11-CV-03328-LHK, 2013 WL 1703382, at *5 (N.D. Cal. Apr. 19, 2013). Accordingly, Defendant's motion to stay (Docket No. 204), is hereby **DENIED** without prejudice. Any renewed motion must address the proper standards and comply with the Court's Local Rules. The Court INSTRUCTS the Clerk's Office to serve this order on Defendant Pigeat by e-mail at christelle.pigeat@gmail.com. IT IS SO ORDERED. DATED: January 23, 2017 NANCY J. KOPPE United States Magistrate Judge