UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
ALLIANZ GLOBAL INVESTORS GMBH, et al.,	
Plaintiffs,	18 Civ. 10364 (LGS)
- against -	[]PROPOSED] ORDER
BANK OF AMERICA CORPORATION, et al.,	
Defendants.	

LORNA G. SCHOFIELD, District Judge:

denying Plaintiffs Forsta AP-fonden's ("AP1")

WHEREAS, on February 9, 2021, the Court issued an Order xlistoissing Plaintiffs Boista and Fjarde AP-fonden's ("AP4") motion to dismiss as moot because the Court's May 28, 2020, Opinion and Order AP-fonden ("XAPA") and XP-fonden ("XAPA") xiron xhe xaxex XDkt XX6 dismissed AP1's and AP4's claims.

WHEREAS, on February 11, 2021, AP1 and AP4 filed a letter seeking an amendment to

the February 9, 2021 Order; it is hereby

**ORDERED** that the February 9, 2021 Order is hereby amended to replace the

penultimate paragraph with the following:

ORDERED that, the AP Plaintiffs' January 31, 2021, pre-motion letter is construed as a motion to dismiss pursuant to Federal Rule of Civil Procedure 41(a)(2), and with respect to AP1 and AP4, such motion is **DENIED** as moot. The Court's May 28, 2020, Opinion and Order dismissed with prejudice claims that did not fall intoxany recognized FRAIA exception. ABecause all of API % and AP4 & Claims fell outside the FATA KAC exception. ARIXALA ARIXAL

certain claims. Based on the May 28, 2020, Opinion and Order and AP1's and AP4's representation that they do not have any remaining claims, they are dismissed from

Dated: February 17, 2021 New York, New York

LORNA G. SCHOFIELD UNITED STATES DISTRICT JUDGE