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6		ATES DISTRICT COURT STRICT OF WASHINGTON
7		EATTLE
8	CHI CHEN, PI-CHUAN CHANG, PI-SHAN	
9	CHANG, SHUQIN CHEN, XIANGLI CHEN, BINGXIN FAN, QIANG GUO,	NO. 2:16-cv-01109-RSM
10	JINSONG HUANG, LIHUA HUANG, JIAPING JIANG, XIAOWEN JIN,	JOINT STATUS REPORT AND STIPULATED MOTION AND ORDER
11	CHENMIN LI, JINGHAN LI, YUN LIU, XIAOWEN PAN, XIAOLI SONG, JINGUO	TO EXTEND STAY
12	WANG, JIE XIONG, BIN XU, LU YU,	
13	QIANG ZHAO, YANYI ZHAO, WENQUAN ZHI, QUAN ZHOU, YIQIN	
14	CHEN, KE LI, MING LI, LEI WANG, and ZHISHENG YUAN,	
15	Plaintiffs,	
16	v.	
17	U.S. BANK NATIONAL ASSOCIATION;	
18	QUARTZBURG GOLD, LP; ISR	
19	CAPITAL, LLC; IDAHO STATE REGIONAL CENTER, LLC; and SIMA	
20	MUROFF,	
21	Defendants.	
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	STIPULATED MOTION TO EXTEND STAY 2:16-cv-01109-RSM	DORSEY & WHITNEY LLP 701 FIFTH AVENUE, SUITE 6100 SEATTLE, WA 98104-7043 PHONE: (206) 903-8800
	4839-5654-0256\1	Fax: (206) 903-8820

All parties to this action (the "Parties") hereby respectfully submit this Joint Status Report and Stipulated Motion to Extend Stay. As set forth herein, the Parties stipulate to and jointly request that activity in this case continue to be stayed, with the Parties to submit a further joint status report within ninety days. Good cause, including judicial economy and efficiency for the Parties, supports this stipulated motion.¹

On December 28, 2017, the Parties submitted their Joint Status Report and Stipulated 6 Motion and Order to Strike Case Schedule and Trial Date ("First Stipulated Motion"). Dkt. 95. 7 In their First Stipulated Motion, the Parties described the background of this litigation and the 8 9 subsequent events and related litigation that have significantly impacted it. Id. (For efficiency and to avoid unnecessary repetition, the Parties incorporate by reference and will not restate their 10 prior description of these issues). On January 2, 2018, this Court granted the First Stipulated 11 Motion. Dkt. 96. Per the Parties' stipulation, the Court ordered that the case schedule and trial 12 date in this case be stricken, and further ordered the Parties to submit a further joint status report 13 and a proposed case schedule within ninety days. *Id.* This joint submission timely follows. 14

As detailed in the First Stipulated Motion, one of the primary reasons the Parties had 15 initially entered into a series of informal stays and ultimately filed the First Stipulated Motion 16 was the potential significant effect on this case of the ongoing administrative and litigation 17 proceedings involving United States Citizenship and Immigration Services ("USCIS"), the 18 19 government agency responsible for adjudicating Plaintiffs' immigration petitions. Also as detailed in the First Stipulated Motion, USCIS has re-opened and has been reconsidering the 20 immigration petitions of Plaintiffs and other investors, on remand from a court order in related 21 ongoing litigation (John Doe et al. v. USCIS, D.D.C. Case No. 1:15-cv-00273). USCIS 22 originally denied the applications but is now reconsidering that decision. The ongoing USCIS 23 reconsideration process and related litigation are of direct relevance to the Parties' claims and 24

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 ¹ This case and its companion case (*Chi Chen et al. v. U.S. Bank National Association et al.*, Case No. 2:16-cv-1109-RSM, and *Mao et al. v. U.S. Bank National Association et al.*, Case No. 2:16-cv-1113-RSM), both arise from the same underlying factual circumstances and present the same relevant issues.

²⁷ Substantively identical versions of this stipulated motion are being filed in both the *Chen* and the *Mao* cases.

defenses here. If the ultimate result of the USCIS reconsideration or related litigation was that the immigration petitions of the investor-plaintiffs were approved, that could have a very significant impact on the claims being asserted in the cases before this Court. The interests of judicial economy and efficiency to the Parties therefore strongly support waiting for the reconsidered decision from USCIS before incurring the potentially needless burden and expense that would be associated with discovery and other events in this litigation.

USCIS had initially stated that it anticipated issuing new decisions in approximately the 7 8 early Spring of 2018, which is what the Parties previously informed this Court in the First 9 Stipulated Motion. However, USCIS has not yet issued any decisions and has recently informed counsel that it now anticipates decisions being made in or about May 2018. Thus, the reasons 10for staying this case are the same now as they were when the case schedule was stricken in 11 January, and the Parties are not yet in a position to evaluate how that USCIS decision will impact 12 the claims at issue in this case or make any proposals as to a new case schedule. The Parties 13 agree it is in their best interests for the stay to continue at this time. 14

Accordingly, for the reasons set forth herein and for purposes of efficiency for the Parties and judicial economy, the Parties stipulate to and jointly request that activity in this case continue to be stayed, with the Parties to submit a further joint status report, together with a proposed case schedule if appropriate, within ninety days.

4839-5654-0256\1

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Stipulated and Respectfully Submitted this 2nd day of April, 2018. 1 2 /s/ Shawn Larsen-Bright /s/ Michael Black (per email authorization) 3 Peter Ehrlichman, WSBA #6591 Michael Black, admitted pro hac vice Shawn Larsen-Bright, WSBA #37066 Rita M. Cornish, admitted pro hac vice 4 Dorsey & Whitney LLP April M. Medley, admitted pro hac vice 5 701 Fifth Avenue, Suite 6100 Parr Brown Gee & Loveless Seattle, WA 98104-7043 101 South 200 East, Suite 700 6 (206) 903-8800 Salt Lake City, UT 84111 ehrlichman.peter@dorsey.com mblack@parrbrown.com 7 larsen.bright.shawn@dorsey.com rcornish@parrbrown.com Attorneys for Defendant U.S. Bank National amedley@parrbrown.com 8 Association and 9 Lawrence Carl Locker, WSBA #15819 Steven O. Fortney, WSBA # 44704 10 Summit Law Group 315 Fifth Avenue South, Suite 1000 11 Seattle, WA 98104-2682 (206) 676-7000 12 larryl@summitlaw.com 13 stevef@summitlaw.com Attorneys for Plaintiffs 14 15 /s/ Eric Swartz (per email authorization) /s/ Sean Prosser (per email authorization) Eric B. Swartz, admitted pro hac vice Sean C. Knowles, WSBA #39893 16 Jones & Swartz PLLC Austin J. Rice-Stitt, WSBA #42166 17 623 W. Hays Street Perkins Coie LLP Boise, ID 83702 1201 Third Avenue, Suite 4900 18 (208) 489-8989 Seattle, WA 98101-3099 eric@jonesandswartzlaw.com SKnowles@perkinscoie.com 19 and ARiceStitt@perkinscoie.com Thomas M. Brennan, WSBA #30662 20 and P.O. Box 1384 Sean T. Prosser, admitted pro hac vice 21 Edmonds, WA 98026 Perkins Coie LLP (425) 967-3550 11988 El Camino Real, Suite 350 22 tom@brennanlegalpllc.com San Diego, CA 92130-2594 Attorneys for Defendant Sima Muroff SProsser@perkinscoie.com 23 Attorneys for Defendants Quartzburg Gold, 24 LP, ISR Capital LLC and Idaho State Regional Center. LLC 25 26 27 STIPULATED MOTION TO EXTEND STAY **DORSEY & WHITNEY LLP** 3 701 FIFTH AVENUE, SUITE 6100 2:16-cv-01109-RSM SEATTLE, WA 98104-7043 PHONE: (206) 903-8800 FAX: (206) 903-8820 4839-5654-0256\1

1	ORDER	
2	PURSUANT TO STIPULATION, IT IS SO ORDERED. The Parties are directed to	
3	submit a further joint status report, together with a proposed case schedule if appropriate, within	
4	ninety (90) days of the date of this Order.	
5	Dated this 5 th day of April 2018.	
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7	RICARDO S. MARTINEZ	
8	CHIEF UNITED STATES DISTRICT JUDGE	
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	STIPULATED MOTION TO EXTEND STAY 4 DORSEY & WHITNEY LLP 2:16-cv-01109-RSM 2:16-cv-01109-RSM 4 DORSEY & WHITNEY LLP SEATTLE, WA 98104-7043 PHONE: (206) 903-8800 Extra (206) 903-8800 Extra (206) 903-8800	
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