1		The Hon. Ricardo S. Martinez	
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7	UNITED STATES DISTRICT COURT FOR THE		
8	WESTERN DISTRICT OF WASHINGTON AT SEATTLE		
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10	UNITED STATES OF AMERICA,	NO. CV21-1315-RSM	
11	Plaintiff,		
12	V.	SETTLEMENT AGREEMENT AND FINAL ORDER OF	
13	\$213,159.84 IN U.S. FUNDS, AND ANY	FORFEITURE	
14	ACCRUED INTEREST, et al.,		
15	Defendants.		
16	and		
17	EUGENE MCGEE,		
18	Claimant.		
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20			
21	WHEREAS Plaintiff United States of America, by and through Tessa M. Gorman,		
22	United States Attorney for the Western District of Washington, and Krista K. Bush,		
23	Assistant United States Attorney, and Claimant Eugene McGee (hereinafter "Claimant		
24	McGee"), by and through counsel, Emily Gause, wish to resolve this matter without		
25	additional utilization of judicial resources and without incurring further litigation		
26	expenses,		
27		A DATE OF A TIPE A TEOD VEV	

IT IS HEREBY STIPULATED as follows:

This civil *in rem* forfeiture proceeding was brought by the United States against the following property (collectively, the "Defendant Property"):

- 1. \$213,159.84 in U.S. Funds, and any accrued interest, seized on or about April 22, 2021 by the Federal Bureau of Investigation ("FBI") from a Bank of America account ending -9110, held in the name of EMC Enterprises LLC, in Seattle, Washington (the "Defendant Funds");
- \$5,708 in U.S. Currency, and any accrued interest, seized by the FBI from 29112 9th Place South, Federal Way, Washington, on or about April 7, 2021 (the "Defendant Currency"); and
- 3. One 2015 Chevrolet Corvette, Washington License Plate BEZ4000, VIN: 1G1YS3D62F5606756, seized by the FBI from 29112 9th Place South, Federal Way, Washington, on or about April 7, 2021 (the "Defendant Vehicle").

Dkt. No. 1.

On April 7, 2021, law enforcement officers lawfully executed a valid search warrant at a residence associated with Claimant McGee at 29112 9th Place South, Federal Way, Washington ("Claimant McGee's residence"), where they seized, *inter alia*, \$5,708 in U.S. currency, a 2015 Chevrolet Corvette, seven cell phones, and financial documents showing Claimant McGee was both buying and renovating properties for resale and renting properties that he purchased. Agents also located various bank records associated with Claimant McGee and EMC Enterprises LLC. On April 22, 2021, pursuant to a lawfully executed forfeiture seizure warrant, law enforcement officers seized \$213,159.84 in funds from a financial account at Bank of America held in the name of EMC Enterprises LLC. Claimant McGee is the sole member, governor, and controlling person of EMC Enterprises LLC. The Defendant Property is also subject to forfeiture in a

1	related criminal case, United States v. Eugene McGee, et al., CR21-058-RSM (the
2	"Related Case").
3	In its Verified Complaint for Forfeiture in Rem, the United States alleged that the
4	Defendant Property is proceeds from the sale of controlled substances and/or attempt or
5	conspiracy to distribute controlled substances and, therefore, is forfeitable to the United
6	States pursuant to 21 U.S.C. § 881(a)(6) for violations of 21 U.S.C. §§ 841 and 846. Dkt.
7	No. 1. The United States further alleged that the Defendant Funds are also forfeitable
8	pursuant to 18 U.S.C. § 981(a)(1)(A) and (C) for violations of 18 U.S.C. § 1956, money
9	laundering and/or conspiracy to launder money. Id.
10	The United States provided proper notice of this action to all known potential
11	claimants. Dkt. Nos. 2, 3. Further, published notice is complete, as reflected in the
12	Declaration of Publication. Dkt. No. 9.
13	On or about October 29, 2021, Claimant McGee filed a claim of ownership to the
14	Defendant Property through his undersigned counsel. Dkt. No. 8. On or about October
15	28, 2021, Claimant BECU timely filed a claim to the Defendant Vehicle. Dkt. No. 6. On
16	November 1, 2021, Claimant BECU filed an amended claim of ownership to the
17	Defendant Vehicle. Dkt. No. 11. Claimant BECU has withdrawn its claim and is no
18	longer a party to this action. Dkt. No. 17.
19	All persons and entities believed to have an interest in the Defendant Property
20	were given proper notice of the intended forfeiture when this civil forfeiture action was
21	filed and were given proper notice when the stay was lifted. No other claimants have
22	come forward to assert an interest in the forfeited property, and the time for doing so has
23	expired.
24	On November 5, 2021, the United States and Claimant McGee filed a Joint
25	Motion to Stay the civil forfeiture case until the conclusion of the related criminal
26	investigation involving Claimant McGee. Dkt. No. 13. Claimant BECU did not join the
27	Motion for Stay, but did not oppose it. <i>Id.</i> On November 5, 2021, the Court granted a stay

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Settlement Agreement - 4

United States v. \$213,159.84 In U.S. Currency, and Any Accrued Interest, et al., CV21-1315-RSM

of the civil case until the conclusion of the related criminal investigation, including the criminal case involving Claimant McGee, or further order of the Court. Dkt. Nos. 13, 14. The Order directed the Parties to file a Joint Status Report by May 5, 2022, in the event this civil forfeiture case is still stayed. Dkt. No. 14.

The Parties filed Joint Status Reports on April 27, 2022, October 19, 2022 and March 7, 2023. Dkt. Nos. 15, 16, 18. At the request of the parties, the Court lifted the stay on September 1, 2023. Dkt. No. 20. As directed by the Court, the United States provided notice to those entities and individuals to whom the United States provided direct notice of this proceeding on or about September 28, 2021 that they have an additional 35 days from the date the Court lifted the stay, to file a claim in this proceeding. Dkt. No. 21. No other claimants have come forward to assert an interest in the forfeited property.

NOW THEREFORE, this SETTLEMENT AGREEMENT is entered into among the Parties pursuant to the following terms:

- 1. The parties acknowledge that this Settlement Agreement is made as a compromise of a disputed claim without adjudication of any issue of fact or law. The parties further acknowledge and agree that this settlement shall not be deemed to constitute an admission by Claimant McGee of fault, liability, or wrongdoing as to any facts or claims alleged or asserted in the Verified Complaint for Forfeiture and shall not be construed to create rights in, or grant any cause of action to, any third party not covered by this Settlement Agreement.
- 2. Claimant McGee agrees to withdraw his claims to, and consents to the forfeiture of, the following property described in paragraph 1 of the Verified Complaint for Forfeiture:
- \$15,000 of the \$213,159.84 in funds seized by the FBI on April 22, 2021, in Seattle, Washington, from a Bank of America account ending in -9110, held in the name EMC Enterprises LLC;

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1	12. Upon entry of this Settlement Agreement and Final Order of Forfeiture, this			
2	action shall be DISMISSED WITH PREJUDICE and closed, and the property identified			
3	in paragraph 3 shall be returned to Claimant McGee within 60 days of entry of the Order.			
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5)	pectfully submitted,		
6	-	SA M. GORMAN ng United States Attorney		
7		ing Office States Attorney		
8	B DATED: December 13, 2023 s/Kr	rista K. Bush		
9	KRI	STA K. BUSH		
10	ASSI	stant United States Attorney Stewart Street, Suite 5220		
11	Seat	tle, WA 98101		
12	Eow	ephone: (206) 553-2242 : (206) 553-6934		
	Ema	nil: Krista.Bush@usdoj.gov		
13				
14	DATED: December 13, 2023 s/En	nily M. Gause		
15	EMI	ILY M. GAUSE *		
16	· 11	se Law Offices, PLLC orney for Claimant		
17	Eug	ene McGee		
18) []	Andover Park East, Suite 300 wila, WA 98188		
19	Tele	ephone: (206) 660-8775		
20	1	ly@emilygauselaw.com iginal document signed on December		
21	13, 2	2023 and permission to e-sign and		
22	e-fil	e obtained on December 13, 2023		
23	BATED: December 12, 2022	ugana MaCaa		
24		gene McGee GENE MCGEE		
25	Clai	mant		
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1	ORDER				
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3	The f	The foregoing Settlement Agreement is hereby approved under the terms and			
4	conditions s	conditions set forth above.			
5	1.	The f	following property is FORFEITED to the United States:		
6		a.	\$15,000 in U.S. Funds, and any accrued interest, of the \$213,159.84		
7			in U.S. Funds seized on or about April 22, 2021 by the Federal		
8			Bureau of Investigation ("FBI") from a Bank of America account		
9			ending -9110, held in the name of EMC Enterprises LLC, in Seattle,		
10			Washington;		
11		b.	\$5,708 in U.S. currency, seized on April 7, 2021 from a residence of		
12			Eugene McGee at 29112 9th Place South, Federal Way, Washington		
13			by the FBI; and		
14		c.	A sum of money in the amount of \$10,000, in lieu of forfeiture of		
15			the 2015 Chevrolet Corvette, Washington License Plate BEZ4000,		
16			VIN: 1G1YS3D62F5606756, seized by the FBI from 29112 9th		
17			Place South, Federal Way, Washington, on or about April 7, 2021.		
18	2.	The f	following property, shall be returned to Claimant McGee within 60		
19	days of entry of this Order:				
20		a.	\$198,159.84 of the \$213,159.84 U.S. Funds seized on or about April		
21			22, 2021 by the FBI from a Bank of America account ending -9110,		
22			held in the name of EMC Enterprises LLC, in Seattle, Washington;		
23			and		
24		b.	The 2015 Chevrolet Corvette, Washington License Plate BEZ4000,		
25			VIN: 1G1YS3D62F5606756, seized by the FBI from 29112 9th		
26			Place South, Federal Way, Washington, on or about April 7, 2021.		
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