Qase 2:09-cv-01731-PSG-JWJ Document 52 Filed 08/20/10 Page 1 of 3 Page ID #:450 ANDRÉ BIROTTE JR. 1 United States Attorney 2 CHRISTINE C. EWELL Assistant United States Attorney 3 Chief, Criminal Division E-FILED 08/20/10 STEVEN R. WELK TERM #51 4 Assistant United States Attorney Chief, Asset Forfeiture Section Aug. 30 hrg vacated. 5 KATHARINE SCHONBACHLER Special Assistant United States Attorney Asset Forfeiture Section 6 California Bar No. 222875 7 Federal Courthouse, 14th Floor 312 North Spring Street Los Angeles, California 90012 8 Telephone: (213) 894-6595 9 Facsimile: (213) 894-7177 E-mail: Katie.Schonbachler@usdoj.gov 10 Attorneys for Plaintiff 11 United States of America 12 UNITED STATES DISTRICT COURT 13 FOR THE CENTRAL DISTRICT OF CALIFORNIA 14 WESTERN DIVISION 15 UNITED STATES OF AMERICA, NO. CV 09-1731 PSG (JWJx)) 16 Plaintiff, [PROPOSED] DEFAULT JUDGMENT OF 17 FORFEITURE SOLELY AS TO DEFENDANT ONE, \$1,802,651.56 IN 18 FUNDS SEIZED FROM E-BULLION v. 19 [THIS JUDGMENT IS NOT CASE-\$1,802,651.56 IN FUNDS SEIZED) DISPOSITIVE] 20 FROM E-BULLION, ET AL., DATE: August 30, 2010 21 Defendants. TIME: 1:30 p.m. Before the Honorable Philip S. 22 Gutierrez, United States District Judge 23

This action arose from the Verified Complaint for Forfeiture ("Complaint") filed herein on March 12, 2009. Notice of this action has been given in the manner required by law, and neither known potential claimants Goldfinger Bullion Reserve Corporation

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1 ("GBRC"); e-Bullion, Inc. ("e-Bullion"); Goldfinger Coin &
2 Bullion, Inc. ("GCB"); James Fayed ("Fayed"); or the Estate of
3 Pamela Fayed (the "Estate"), or any other potential claimant has
4 filed a claim to the defendant \$1,802,651.56 in Funds Seized from
5 E-Bullion, listed in paragraph 5.a. of the complaint.

6 On May 1, 2009, George B. Newhouse, Jr., Esq., attorney for 7 known potential claimants GBRC; e-Bullion, Inc.; GCB; Fayed; and 8 the Estate, filed verified claims on behalf of GBRC; e-Bullion, 9 Inc.; GCB; Fayed; and the Estate. Those claims were only as to 10 the defendant assets listed in paragraph 5.b. through 5.i. of the 11 complaint.

Further, on September 24, 2009, Mr. Newhouse filed answers on behalf of GBRC, e-Bullion, GCB, Fayed, and the Estate as to the defendant assets listed in paragraph 5.b. through 5.i. of the complaint. The time for fling claims and answers with respect to the defendant asset listed in paragraph 5.a. of the complaint, *i.e.* \$1,802,651.56 in Funds Seized From E-Bullion, has expired and no claims have been made to the asset by any party.

ACCORDINGLY, IT IS ORDERED, ADJUDGED AND DECREED that all 19 20 right, title, and interest of known potential claimants GBRC; e-21 / / / 22 | | | 23 | | | 24 | | | 25 | | | 26 / / / 27 | | | 28 / / /

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Bullion, Inc.; GCB; Fayed; and the Estate, and all other potential claimants in and to the defendant \$1,802,651.56 in Funds Seized From E-Bullion is condemned and forfeited to the United States of America. DATED:	C	ase 2:09-cv-01731-PSG-JWJ Document 52 Filed 08/20/10 Page 3 of 3 Page ID #:45	2
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Funds Seized From E-Bullion is condemned and forfeited to the United States of America. DATED: 08-25-10 DATED: THE HONORABLE PHILIP S. GUTIERREZ UNITED STATES DISTRICT JUDGE PRESENTED BY: ANDRÉ BIROTTE JR. United States Attorney CHRISTINE C. EWELL Assistant United States Attorney Chief, Criminal Division STRVEN R. WELK Assistant United States Attorney Chief, Asset Forfeiture Section HUMMIC MAMACHIER Assistant United States Attorney Attorneys for Plaintiff United States of America Attorneys for Plaintiff United States of America Reserved Attorney Attorneys for Plaintiff United States of America			
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