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11			
13	UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA		
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15	Consumer Financial Protection Bureau,	Case No. 8:21-cv-00488-JWH (Ads)	
16	Plaintiff,		
17	v.	PLAINTIFF'S NOTICE OF MOTION AND UNOPPOSED	
18	Judith Noh d/b/a Student Loan Pro, Judith Noh as an individual, and Syed Faisal Gilani,	MOTION TO VACATE STAY AND RE-OPEN ADMINISTRATIVELY CLOSED CASE	
19			
20	Defendants, and		
21	FNZA Marketing, LLC,	Judge: The Hon. John W. Holcomb Hearing Date: July 11, 2025	
22	Relief Defendant	Time: 9:00 A.M. Courtroom: 9D	
23 24			
25			
26			
27			
28	PLAINTIFF'S NOTICE OF MOTION AND UNOPPOSED MOTION TO VACATE STAY		
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PLEASE TAKE NOTICE that on July 11, 2025, at 9:00 a.m., or as soon thereafter as the matter may be heard in Courtroom 9D of the above-entitled Court, located at 411 W. Fourth St., Santa Ana, CA 92701, Plaintiff Consumer Financial Protection Bureau (Bureau) will and hereby does move the Court for an order vacating the stay of proceedings and re-opening this administratively closed case.

This Motion is made on the grounds that the circumstance that was the basis of the Court's stay of this case (ECF No. 204) has been resolved. The Acting Director of the Bureau has authorized the Bureau to proceed with this matter. In addition, Plaintiff has not been dilatory and has filed this Motion within a reasonable time after the stay was granted. Accordingly, good cause is shown, and Plaintiff respectfully asks that the Court vacate the stay and direct that the case be re-opened.

This Motion is based on this Notice of Motion and Motion; all pleadings and other documents on file in this action; and on any such other matters as may be presented to the Court at the time of the hearing.

This Motion is made following a conference of counsel pursuant to L.R. 7-3, which took place on June 2, 2025. Counsel for Defendant Syed Faisal Gilani and former Defendant Judith Noh informed counsel for Plaintiff that his clients take no position on this Motion.

Dated: June 9, 2025

<u>/s/ Mary K. Warren</u> Mary K. Warren Alexander Johnson Senior Litigation Counsel Consumer Financial Protection Bureau 1700 G St., NW Washington, DC 20552 Tel: (202) 435-7815 Email: mary.warren@cfpb.gov

PLAINTIFF'S NOTICE OF MOTION AND UNOPPOSED MOTION TO VACATE STAY

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MEMORANDUM OF POINTS AND AUTHORITIES

Plaintiff Consumer Financial Protection Bureau (Bureau) asks the Court to vacate the stay of proceedings in this enforcement action. On February 7, 2025, the Court granted Plaintiff's *Ex Parte* Application to Move to Stay Proceedings, ECF No. 202, which was based on the change in Bureau leadership following the Presidential election. In the February 7 Order, ECF No. 204, the Court directed the Bureau to file a status report after it received relevant guidance from the recently appointed Acting Director of the Bureau. *Id.* at 2. In addition, the Court denied the Bureau's pending motions without prejudice and directed that the case be administratively closed. *Id.*

On May 16, 2025, the Acting Director authorized the Bureau to proceed with this matter. The Bureau then reached out to Defendants' counsel to hold a meet and confer, and promptly filed this Motion thereafter. Good cause exists to grant the Motion because, after review to ensure that the matter is consistent with the Administration's priority goals, the Acting Director authorized the continued prosecution of this enforcement action. In addition, the Bureau has filed this Motion within four months of the granting of the stay. At the time the Bureau requested the stay, fact discovery was completed and the Bureau had moved for summary judgment against the remaining Defendant, Syed Faisal Gilani. If the Court lifts the stay, the Bureau intends to propose a schedule for re-filing its motions that the Court denied without prejudice as part of granting the stay request, including a date for Defendant Gilani and former Defendant Noh to re-file their opposition papers, and a date for the Bureau's replies in support of the motions. See Plaintiff's Status Report, filed concurrently herewith, at 2. Consequently, there has been no unreasonable delay or prejudice to Defendants. See Omstead v. Dell, Inc., 594 F.3d 1081, 1084 (9th Cir. 2010) (stating standard applied in dismissal for failure to prosecute) overruled on other grounds by Langere v. Verizon Wireless Servs., LLC, 983 F.3d 1115, 1117 (9th Cir. 2020). Moreover, it is in the public interest to continue this

action to enforce federal consumer financial protection laws and provide redress to 1 harmed consumers. Accordingly, good cause exists to vacate the stay and re-open this case. Dated: June 9, 2025 /s/ Mary K. Warren Mary K. Warren Senior Litigation Counsel Alexander Johnson **Enforcement Attorney** Consumer Financial Protection Bureau 1700 G St., NW Washington, DC 20552 Tel: (202) 435-7815 Local Counsel: Colin Hector – CA Bar #281795 **Consumer Financial Protection Bureau** 301 Howard St., Ste. 1200 San Francisco, CA 94105 Phone: (202) 435-5312 Email: colin.hector@cfpb.gov PLAINTIFF'S NOTICE OF MOTION AND UNOPPOSED MOTION TO VACATE STAY 3

Document 205 #:3412

1	CERTIFICATE OF COMPLIANCE	
2	I certify that this brief contains 602 words, which complies with the word limit of	
3	L.R. 11-6.1.	
4		
5	Dated: June 9, 2025 <u>/s/ Mary K. Warren</u>	
6	Mary K. Warren (pro hac vice)	
7	Attorney for Plaintiff Consumer Financial Protection Bureau	
8	Consumer Financial Frotection Bureau	
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