

<p>DISTRICT COURT, DENVER COUNTY, COLORADO</p> <p>1437 Bannock Street Denver, CO 80202</p> <p>TUNG CHAN, Securities Commissioner for the State of Colorado,</p> <p>Plaintiff,</p> <p>v.</p> <p>GARY DRAGUL, GDA REAL ESTATE SERVICES, LLC, and GDA REAL ESTATE MANAGEMENT, LLC,</p> <p>Defendants.</p>	<p>DATE FILED: March 8, 2021 3:41 PM FILING ID: C441B2E3A2174 CASE NUMBER: 2018CV33011</p> <p>^ COURT USE ONLY ^</p>
<p>PHILIP J. WEISER, Attorney General ROBERT W. FINKE, 40756* First Assistant Attorney General JANNA K. FISCHER, 44952* Assistant Attorney General Ralph L. Carr Judicial Building 1300 Broadway, 8th Floor Denver, CO 80203 Tel: (720) 508-6000 Fax: (720) 508-6037 robert.finke@coag.gov *Counsel of Record <i>Attorneys for Plaintiff, Tung Chan, Securities Commissioner for the State of Colorado</i></p>	<p>Case No.: 2018CV33011</p> <p>Courtroom: 424</p>
<p>EIGHTH STATUS REPORT WITH REQUEST FOR EXTENSION OF STAY</p>	

Plaintiff Tung Chan, Securities Commissioner for the State of Colorado, by and through the Colorado Attorney General and undersigned counsel, hereby submits this Eighth Status Report with Request for Extension of Stay and states as follows:

1. Undersigned counsel certifies that he conferred with counsel for Gary Dragul (“Defendant Dragul”), and counsel for Defendant Dragul does not oppose this motion.

2. On November 5, 2020, the Parties filed their Seventh Status Report with Request for Extension of Stay for 120 days.

3. On February 18, 2021, based upon motions filed by Defendant Dragul to vacate, continue, and reschedule his jury trials, the Court ordered trials to be reset in Arapahoe County District Court criminal cases 2018CR1092 and 2019CR610.

4. On February 23, 2021, the Court set a two-week trial in case 2018CR1092 to commence June 28, 2021. The date for the four-week trial in case 2019CR610 is scheduled to be set on March 18, 2021.

5. Due to Defendant Dragul’s pending criminal trials, and because the work of the Receivership is still outstanding, the Securities Commissioner requests an additional stay of 120 days from approval of this Status Report with the same terms and conditions as previously permitted so that said stay will not bar any taken action by or on behalf of the Receiver.

Respectfully submitted this 8th day of March, 2021.

PHILIP J. WEISER
Attorney General

/s/ Robert W. Finke

ROBERT W. FINKE, 40756*
First Assistant Attorney General
Financial and Health Services Unit
Attorney for Plaintiff
*Counsel of Record

CERTIFICATE OF SERVICE

I certify that I have duly served the foregoing **EIGHTH STATUS REPORT WITH REQUEST FOR EXTENSION OF STAY** upon all parties herein through the Colorado Courts E-Filing system or via email this 8th day of March, 2021, addressed as follows:

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