Wixon et al v	Wyndham Resort Development Corp., et al				Doc. 1	090
	Case3:07-cv-02361-JSW Do	ocument1085	Filed07/14/11	Page1 of 5		
1 2 3 4 5 6 7 8 9	Jonathan K. Levine (State Bar No. 220289 jkl@girardgibbs.com Elizabeth C. Pritzker (State Bar No. 14620 ecp@girardgibbs.com Todd I. Espinosa (State Bar No. 209591) tie@girardgibbs.com <b>GIRARD GIBBS LLP</b> 601 California Street San Francisco, California 94108 Telephone: (415) 981-4800 Facsimile: (415) 981-4846 Class Counsel and Attorneys for Plaintiffs Clarke and Rebecce Norman and Barbara Wixon, and Kandice	67) ca Wixon,				
10	[Additional counsel appear on signature p	age]				
11	UNITED	STATES DIST	RICT COURT			
12	UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA					
13	CLARK and REBECCA WIXON, NORM	1 A N				
14 15	and BARBARA WIXON, and KANDICE SCATTOLON, derivatively and on behalt themselves and all others similarly situate	E Case f of	No. C 07-2361 J	SW (BZ)		
16	themserves and an others similarly situate	STIP	ULATION ANI			
17	Plainti	ffs, <b>POS</b>		S MEMBER OPT-		
18	v.		T <b>LETTERS MA</b> U <b>RT</b> AS MODIF			
19		Class	s Action			
20	WYNDHAM RESORT DEVELOPMEN CORP. (f/k/a Trendwest Resorts, Inc.),					
21	Defenda	int.				
22 23						
23 24						
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	STIPULATION AND [ <del>PROPOSED]</del> ORDER REGARDING ECF/CM POSTING OF CLASS MEMBER OPT-OUT LETTERS MAILED TO THE COURT CASE NO. C 07 2361 JSW (BZ) Dockets.Justia.c					
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WHEREAS, Plaintiffs Clarke and Rebecca Wixon, Norman and Barbara Wixon, and Kandice Scattolon (collectively, "Plaintiffs") and Defendant Wyndham Resort Development Corp. ("Wyndham") (collectively, the "Parties") have reached a proposed settlement of the above-captioned class action, which the Court preliminarily approved on December 3, 2010 (Dkt. No. 668);

WHEREAS, Class Counsel has caused written notice of the settlement in the form approved by the Court (the "Class Notice") to be mailed to all members of the Class in accordance with the Court's April 19, 2011 order (Dkt. No. 683);

WHEREAS, the Class Notice and the Court's April 19, 2011 order provided that Class members were permitted to opt-out of the settlement by mailing a written opt-out letter to Class Counsel;

WHEREAS, counsel for the Parties have become aware that, despite the procedure set forth in the Class Notice, a small group of Class members advised other Class members to mail copies of their opt-out letters to the Court in addition to Class Counsel. As a result, Class members have mailed optout letters to the Court in addition to Class Counsel, which has resulted in a significant and unnecessary administrative burden on the Court and its clerical staff related to the scanning and posting of such optout notices on the Court's ECF/CM system;

IT IS HEREBY STIPULATED AND AGREED by and between the undersigned parties, by and through their respective counsel, and subject to approval of the Court, that, in accordance with General Order 45, § VII, any opt-out letters that have been lodged with or submitted to the Court need not be scanned and posted on the Court's ECF/CM system.

IT FURTHER IS HEREBY STIPULATED AND AGREED, subject to approval of the Court, that on or before July 22, 2011, Class Counsel will file with the Court a report identifying all Class members who have requested exclusion from, or opted-out of, the proposed settlement in accordance with the procedures set forth in the Class Notice and the Court's April 19, 2011 order.

1 STIPULATION AND (PROPOSED) ORDER REGARDING ECF/CM POSTING OF CLASS MEMBER **OPT-OUT LETTERS MAILED TO THE COURT** CASE NO. C 07 2361 JSW (BZ)

1

1	Dated: July 14, 2011	Respectfully submitted,
2		GIRARD GIBBS LLP
3		Pue /s/ Flizaboth C Pritzkar
4		By: <u>/s/ Elizabeth C. Pritzker</u> Elizabeth C. Pritzker
5		Jonathan K. Levine
6		Todd I. Espinosa <b>GIRARD GIBBS, LLP</b> 601 California Street, 14 <sup>th</sup> Floor
7 8		San Francisco, California 94108 Telephone: (415) 981-4800 Facsimile: (415) 981-4846
9		Class Counsel and
10		Attorneys for Plaintiffs Clarke and Rebecca Wixon, Norman and Barbara Wixon, and Kandice Scattolon
11		
12		James Helfrich ( <i>admitted pro hac vice</i> ) ALLEN & VELLONE PC
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15		Telephone: (303) 534-4499 Facsimile: (303) 893-8332
16		Attorneys for Plaintiffs Clarke and Rebecca Wixon, Norman
17		and Barbara Wixon, and Kandice Scattolon
18		
19	Dated: July 14, 2011	TROUTMAN SANDERS, LLP
20		By: /s/ J.Kirk Quillian
21		J.Kirk Quillian
22		A. William Loeffler 5200 Bank of America Plaza
23		600 Peachtree Street, N.E.
24		Atlanta, Georgia 30308-2216 Telephone: (404) 885-3000
25		Facsimile: (404) 885-3900
26		
27		
28		
	OPT-OUT L	2 RDER REGARDING ECF/CM POSTING OF CLASS MEMBER ETTERS MAILED TO THE COURT ASE NO. C 07 2361 JSW (BZ)

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1 2 3 4 5 6 7 8	Stephen M. Hankins Jeffrey V. Commisso <b>SCHIFF HARDIN LLP</b> One Market, Spear Street Tower, 32 <sup>nd</sup> Floor San Francisco, California 94105 Telephone: (415) 901-8700 Facsimile: (415) 901-8701 <i>Attorneys for Defendant Wyndham Resort</i> <i>Development Corporation</i>					
9						
10	[ <del>PROPOSED]</del> ORDER					
11	PURSUANT TO STIPULATION, IT IS SO ORDERED., as modified below.					
12	$\sim$					
13 14	DATED: July 14, 2011					
14	The Hop table Jeffity S. White UNITED STATES DISTRICT JUDGE					
16						
17	The Clerk shall make one entry per day of any opt-out letters that have been received, and shall docket it as "Opt Out Letters Received on(appropriate date to be					
18	filled in). The originals of any opt-out letters shall be maintained in the Court file.					
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	3 STIPULATION AND [PROPOSED] ORDER REGARDING ECF/CM POSTING OF CLASS MEMBER OPT-OUT LETTERS MAILED TO THE COURT CASE NO. C 07 2361 JSW (BZ)					