ncial, LLC				Doc. 186
Case 3:07-cv-04496-SI	Document 185	Filed 04/22/2009	Page 1 of 4	

1	LEE A. WEISS (admitted <i>pro hac vice</i>)					
2						
3	49 West 37th Street, 15th Floor New York, New York 10018					
4	Telephone: (212) 354-4901 Facsimile: (212) 354-4904					
5	Attorneys for Plaintiff and all others similarly situated					
6						
7	irene.freidel@klgates.com K&L GATES LLP State Street Financial Center					
8	One Lincoln Street Boston, MA 02111					
9	Telephone: (617) 261-3100 Facsimile: (617) 261-3175					
10						
11						
12						
13	UNITED STATES DISTRICT COURT					
14	FOR THE NORTHERN DISTRICT OF CALIFORNIA					
15	SAN FRANCISCO DIVISION					
16 17	GREGORY M. JORDAN, individually and behalf of all others similarly situated,	Case No. CV07-04496-SI				
18	Plaintiff,	JOINT STIPULATION TO ENLARGE TIME FOR DEFENDANTS TO ANSWER,				
19	VS.	MOVE, OR OTHERWISE RESPOND TO PLAINTIFF'S OBJECTIONS TO, AND				
20	PAUL FINANCIAL LLC, LUMINENT MORTGAGE CAPITAL, INC., LUMINENT	NOTICES OF INTENTION TO MOVE TO STRIKE PORTIONS OF THE				
21	MORTGAGE TRUST 2006-2, HSBC NATIONAL ASSOCIATION, and DOES 1	DECLARATIONS OF FERNANDO ACEBEDO, DENNIS TUSSEY AND				
22	through 10, inclusive,	RUSSELL NG				
23	Defendants.	Assigned to the Honorable: Judge Susan Illston				
24						
25	ΙΟΙΝΤ ΥΤΙΒΙΗ ΑΤΙΟΝ ΤΟ ΕΝΗ ΑΒΟΈ ΤΙΜΕ	1 Case No. CV07-04496-SI				
26	JOINT STIPULATION TO ENLARGE TIME FOR DEFENDANTS TO ANSWER, MOVE, OR OTHERWISE RESPOND TO PLAINTIFE'S					
27	OTHERWISE RESPOND TO PLAINTIFF'S OBJECTIONS TO, AND NOTICES OF INTENTION TO MOVE TO STRIKE					
28	PORTION TO MOVE TO STRIKE PORTIONS OF THE DECLARATION OF FERNANDO ACEBEDO, DENNIS TUSSEY AND RUSSELL NG					
		Dockets.Justia				
		DUCKEIS.JUSIIa				

JOINT STIPULATION TO ENLARGE TIME

Pursuant to Rule 6(b) of the Federal Rules of Civil Procedure and Rule 6-2 of 2 the Local Rules for the United States District Court for the Northern District of 3 California, the parties, by and through their undersigned counsel, hereby stipulate and 4 agree that the time within which defendants Paul Financial LLC, Luminent Mortgage 5 Trust 2006-2, and HSBC Bank USA, National Association may respond to plaintiff's 6 Objections to and Notices of Intention to Move to Strike Portions of the Declarations 7 of Fernando Acebedo, Dennis Tussey and Russell Ng is hereby enlarged up through 8 and including May 1, 2009. In support thereof, the parties state as follows: 9 1. On April 10, 2009, plaintiff filed his Memorandum of Points and 10 Authorities in Opposition to Defendants' Joint Motion for Summary Judgment. 11 In connection with this Memorandum, plaintiff also filed Objections to 2. 12 and Notice of Intention to Move to Strike Portions of the Declaration of Fernando 13 Acebedo, Objections to and Notice of Intention to Move to Strike Portions of the 14 Declaration of Dennis Tussey, and Objections to and Notice of Intention to Move to 15 Strike Portions of the Declaration of Russell Ng. On each of these Objections 16 (collectively, the "Objections"), plaintiff indicated a hearing date of May 15, 2009, the 17 same date of the hearing on defendants' Joint Motion for Summary Judgment. 18 3. To the extent that these Objections are deemed motions under the Federal 19 Rules of Civil Procedure and the Local Rules, responses would be due on April 24, 20

2009, twenty-one (21) days before the hearing date. However, Reply Briefs to
Plaintiff's Memorandum of Points and Authorities in Opposition to Defendants' Joint
Motion for Summary Judgment are due on May 1, 2009.

2

24

1

25
JOINT STIPULATION TO ENLARGE TIME
FOR DEFENDANTS TO ANSWER, MOVE, OR
OTHERWISE RESPOND TO PLAINTIFF'S
27 OBJECTIONS TO, AND NOTICES OF
INTENTION TO MOVE TO STRIKE
28 PORTIONS OF THE DECLARATION OF
FERNANDO ACEBEDO, DENNIS TUSSEY
AND RUSSELL NG

Case No. CV07-04496-SI

To consolidate the filings in this matter, the parties agree and stipulate 4. that the defendants shall have up to and including May 1, 2009 to file responses to the Objections.

4 5. This stipulated enlargement of time will not alter the date of any event or any deadline already fixed by Court order. Further, the parties anticipate that the 6 Objections will be heard, if at all, at the hearing on May 15, 2009.

7 SO STIPULATED:

1

2

3

5

8	Dated: April 22, 2009	By:	/s/ _Irene C. Freidel
9 10			Irene C. Freidel (<i>pro hac vice</i>) irene.freidel@klgates.com
11			Phoebe S. Winder (<i>pro hac vice</i>) phoebe.winder@klgates.com
12			David D. Christensen (<i>pro hac vice</i>) david.christensen@klgates.com
13			K&L GATES LLP State Street Financial Center
14			One Lincoln Street Boston, Massachusetts 02111 Talaphana: (617) 261, 2100
15			Telephone: (617) 261-3100 Facsimile: (617) 261-3175
16			Matthew G. Ball (SBN No. 208881) matthew.ball@klgates.com
17			K&L GATES LLP 55 Second Street, Suite 1700
18			San Francisco, California 94105-3493 Telephone: (415) 882-8200
19			Facsimile: (415) 882-8220
20			Attorneys for Defendant HSBC National Association and Luminent Mortgage Trust
21			2006-2
22			
23			
24			
25	JOINT STIPULATION TO ENLARGE TIME	!	3 Case No. CV07-04496-SI
26	FOR DEFENDANTS TO ANSWER, MOVE, O OTHERWISE RESPOND TO PLAINTIFF'S		
27	OBJECTIONS TO, AND NOTICES OF		
28	INTENTION TO MOVE TO STRIKE PORTIONS OF THE DECLARATION OF		
	FERNANDO ACEBEDO, DENNIS TUSSEY AND RUSSELL NG		

1	Dated: April 22, 2009	By:	s/_Lee A. Weiss
2 3			Lee A. Weiss (admitted <i>pro hac vice</i>) lweiss@bwgfirm.com
4			Rebecca Tingey (admitted <i>pro hac vice</i>) rtingey@bwgfirm.com BROWNE WOODS GEORGE LLP
			BROWNE WOODS GEORGE LLP
5			49 West 37th Street, 15th Floor New York, New York 10018
6			Phone: (212) 354-4901 Fax: (212) 354-4904
7			
8			David M. Arbogast (SBN 167571)
9			darbogast@law111.com Jeffrey K. Berns, Esq. (SBN 131351)
10			jberns@jeffbernslaw.com ARBOGAST & BERNS LLP
11			19510 Ventura Boulevard, Suite 200 Tarzana, California 91356
12			Phone: (818) 961-2000 Fax: (3818) 654-5988
13			1 ux. (3010) 034 3700
			Attornava for Disintiff Gragory Jordan
14			Attorneys for Plaintiff Gregory Jordan
15	Dated: April 22, 2009	By:	/s/_John P. Christian
16			John P. Christian, Esq. Tobin & Tobin
17			500 Sansome Street, 8th Floor
18			San Francisco, CA 94111
19			415-433-1400 415-772-9615 (direct dial)
20			415-433-3883 (fax)
			www.tobinlaw.com (website
21			jchristian@tobinlaw.com (e-mail)
22			Attorney for Paul Financial LLC
23	L	I	THOMEY IN FUNCTION
24			SIN SI
25	JOINT STIPULATION TO ENLARGE TIME	,	4 Case March PDERED
26	FOR DEFENDANTS TO ANSWER, MOVE, O		4 Case N IT IS SO ORDERED
27	OTHERWISE RESPOND TO PLAINTIFF'S OBJECTIONS TO, AND NOTICES OF		
28	INTENTION TO MOVE TO STRIKE PORTIONS OF THE DECLARATION OF		Z Judge Susan Illston
5	FERNANDO ACEBEDO, DENNIS TUSSEY AND RUSSELL NG		
			TERN DISTRICT OF CEN
			VDISTRICT OF