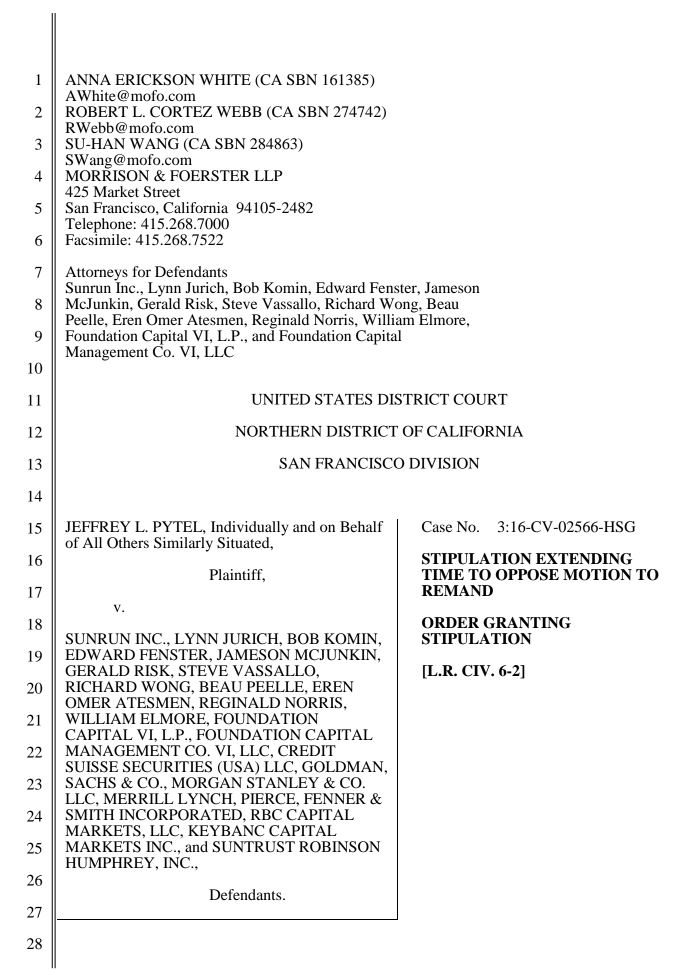
Pytel v. Sunrun Inc. et al



Doc. 16

1	Plaintiff Jeffrey L. Pytel ("Plaintiff"), by and through his undersigned counsel, and	
2	Defendants Sunrun Inc., Lynn Jurich, Bob Komin, Edward Fenster, Jameson McJunkin, Gerald	
3	Risk, Steve Vassallo, Richard Wong, Beau Peelle, Eren Omer Atesmen, Reginald Norris, William	
4	Elmore, Foundation Capital VI, L.P., and Foundation Capital Management Co. VI, LLC (the	
5	"Sunrun Defendants"), as well as Credit Suisse Securities (USA) LLC, Goldman, Sachs & Co.,	
6	Morgan Stanley & Co. LLC, Merrill Lynch, Pierce, Fenner & Smith Incorporated, RBC Capital	
7	Markets, LLC, KeyBanc Capital Markets Inc., and SunTrust Robinson Humphrey, Inc. (the	
8	"Underwriter Defendants," collectively with the Sunrun Defendants, "Defendants"), by and	
9	through their undersigned counsel, hereby stipulate and agree as follows:	
10	WHEREAS Plaintiff filed a Motion to Remand this action on May 17, 2016;	
11	WHEREAS, the plaintiffs in five additional actions against Defendants filed motions to	
12	remand those actions between May 17, 2016, and May 19, 2016;	
13	WHEREAS, pursuant to Local Rule 7-3, Defendants' opposition to Plaintiff's motion is	
14	currently due by May 31, 2016;	
15	WHEREAS Plaintiff's reply to Defendants' opposition is currently due by June 7, 2016;	
16	WHEREAS Plaintiff's motion is scheduled to be heard in this Court on July 28, 2016;	
17	WHEREAS Defendants have moved the Court for an Order relating the six pending	
18	removed state court securities class actions to the similar securities class action originally filed in	
19	federal court;	
20	WHEREAS the plaintiffs in the six removed actions have opposed Defendants' Motion to	
21	Relate, and instead requested that the Court relate only the six removed state court securities class	
22	actions;	
23	WHEREAS Defendants' motion is currently under submission before the Hon. Charles R.	
24	Breyer;	
25	WHEREAS the undersigned parties are currently negotiating with plaintiffs in the five	
26	additional removed actions regarding coordinated briefing on the pending motions to remand;	
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WHEREAS the undersigned parties agree that a short extension of time for Defendants to oppose Plaintiff's Motion to Remand is appropriate in light of the anticipated coordinated briefing of the six pending motions to remand; WHEREAS this extension will not affect the noticed hearing date; WHEREAS, in the interest of efficiency and judicial economy, the parties have previously stipulated to defer Defendant's response to the complaint in this action pending the resolution of Plaintiff's Motion to Remand: WHEREAS, other than the dates of the opposition and reply to Plaintiff's Motion to Remand, this stipulation will not affect or alter the date of any event or deadline already fixed by Court order or otherwise affect the schedule of the case; NOW THEREFORE, the parties hereby STIPULATE and AGREE as follows: Defendants shall file an opposition to Plaintiff's Motion to Remand on or before 1. June 2, 2016; and, 2. Plaintiff shall file a reply to Defendants' opposition on or before June 9, 2016. IT IS SO STIPULATED

1	Dated: May 31, 2016	Dated: May 31, 2016
2	ROBBINS GELLER RUDMAN & DOWD LLP	MORRISON & FOERSTER LLP
3	By: /s/ James I. Jaconette	By: /s/ Anna Erickson White
4	Attorney for Plaintiff	Attorneys for the Sunrun Defendants
5	James I. Jaconette (SBN 179565)	Theories for the Samun Berendants
6	655 W. Broadway, Suite 1900	Dated: May 31, 2016
7	San Diego, CA 92101-8498 Telephone: 619.231.1058	• •
8	Facsimile: 619.231.7423	SHEARMAN & STERLING LLP
9		By: /s/ Patrick D. Robbins
10		Attorneys for the Underwriter Defendants
11		Patrick D. Robbins 535 Mission Street, 25th Floor
12		San Francisco, CA 94105 Telephone: 415.616.1100
13		Facsimile: 415.616.1199 Email: probbins@shearman.com
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16		
17	OI	DNED
18	ORDER	
19	PURSUANT TO STIPULATION, IT IS SO ORDERED	
20		
21		
22	Dated: <u>June 1, 2016</u>	
23		1-1 19 011
24	Hon. Haywood S. Gilliam, Jr.	
25	Ur	nited States District Judge
26		
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	I	

ATTESTATION OF E-FILED SIGNATURE I, Anna Erickson White, am the ECF User whose ID and password are being used to file this STIPULATION EXTENDING TIME TO OPPOSE MOTION TO REMAND. In compliance with General Order 45, X.B., I hereby attest that James I. Jaconette and Patrick D. Robbins concur in this filing. Dated: May 31, 2016 /s/ Anna Erickson White Anna Erickson White

CERTIFICATE OF SERVICE I hereby certify that on May 31, 2016, I electronically transmitted the attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing to all CM/ECF registrants. /s/Kenneth L.P. MacCardle Kenneth L.P. MacCardle