UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	USDC SDNY DOCUMENT ELECTRONICALLY FILED DOC #: DATE FILED:10/3/14
NATIONAL CREDIT UNION ADMINISTRATION BOARD, etc., Plaintiff, -v- MORGAN STANLEY & CO., et al.,	: : : : : : : : : : : : : :
And other NCUA Actions.	X
NATIONAL CREDIT UNION ADMINISTRATION BOARD, etc., Plaintiff, -v- RBS SECURITIES, INC., f/k/a GREENWICH CAPITAL MARKETS, INC., et al., Defendants.	X : : 11cv2340 (JWL) : 11cv2649 (JWL) : 12cv2591 (JWL) : 12cv2648 (JWL) : 13cv2418 (JWL) :
And other NCUA Actions.	:

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA WESTERN DIVISION			
	X		
NATIONAL CREDIT UNION ADMINISTRATION	:		
BOARD, etc.,	:		
Plaintiff,	:		
-7-	:	11cv5887	(GW)
	:	11cv6521	(GW)
RBS SECURITIES, INC., f/k/a GREENWICH	:		
CAPITAL MARKETS, INC., et al.,	:		
	:	ORDER	
Defendants.	:		
	:		
And other NCUA Actions.	:		
	X		

HON. DENISE COTE, HON. JOHN W. LUNGSTRUM, and HON. GEORGE H. WU, District Judges; and HON. JAMES P. O'HARA, Magistrate Judge:

An April 9, 2014 Master Discovery Protocol ("MDP") has been entered in these coordinated actions. Section 12(a) of the MDP required parties to make a significant document production by June 6 and to "substantially complete" their document production by October 31, 2014. The MDP is hereby amended to add the following deadlines:

- 1. By October 31, 2014, each party shall certify that it has substantially completed its document production.
- 2. Without limiting the obligations imposed by Fed. R. Civ. P. 26(e), all parties must fully supplement their Fed. R. Civ. P 26 disclosures and all discovery responses served to date by November 7, 2014.

2

3. In each action, the deadline by which any party may move to amend its pleadings or join additional parties is November 14, 2014.¹

IT IS SO ORDERED.

Dated:October 3, 2014/s/ Denise CoteDated:October 3, 2014/s/ George H. WuDated:October 3, 2014/s/ John W. LungstrumDated:October 3, 2014/s/ John W. LungstrumDated:October 3, 2014/s/ James P. O' HaraDated:October 3, 2014/s/ James P. O' HaraDated:October 3, 2014/s/ James P. O' Hara

¹ Because of the current appeals pending in two cases in the Central District of California (Nos. 11-cv-5887 and 11-cv-6521), paragraph 3 of this amendment to the MDP applies to those two cases only to the extent that they are governed by the MDP. However, a failure to move to amend pleadings (to add additional claims, affirmative defenses or parties) in those two cases by the November 14, 2014 date will result in any such motion to amend filed thereafter as falling within Fed. R. Civ. P. 16(b).