Olsen PS; BRET P. RYAN, an individual and

JOHNATHAN J. DAMEN, an Individual and

attorney at Routh Crabtree Olden PS; JEFF ROMIS AKA JEFFREY L. ROMIG, an

individual; PATRICIA J. KRAUSE, an

attorney at Rough Crabtree Olsen PS;

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individual; GREENPOINT MORTGAGE FUNDING, INC., a mortgage company form unknown; SERVICELINK AKA 1 2 SERVICELINK, LLC a business organization form unknown; LSI TITLE AGENCY INC., a 3 title agency form unknown: CHICAGO TITLE COMPANY, a title company form unknown; 4 FIDELITY NATIONAL DEFAULT SOLUTIONS, INC., a company form 5 unknown; NATIONWIDE TITLE CLEARING, a title company form unknown; AMANDA 6 ROSE JONES, an individual and Assistant Secretary for MERS Inc., KRISTOPHER 7 JAMES SANDBERG, a Wells Fargo employee; and DOES 1 THROUGH 1000, INCLUSIVE, 8 Defendants. 9 10 Pursuant to Federal Rule of Civil Procedure 6(b), Defendants, OCWEN FINANCIAL CORP., 11 MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., MERSCORP HOLDINGS INC. 12 hereby request an order granting additional time, up to and including April 1, 2017, to file a responsive 13 pleading to Plaintiff's pro per Complaint. Defendants have retained new counsel for joint defense of this 14 15 action, and are diligently working to complete the transition process. This is Defendants' second request 16 for an extension of this deadline and is not presented for any dilatory or prejudicial purpose. 17 This Motion is based upon the attached points and authorities, the Declaration of Michael Hogue, 18 Esq., the pleadings and papers on file herein and any argument of counsel that may be considered at the 19 20 hearing on this Motion by the Court. 21 /// 22 /// 23 /// 24 /// 25 26 /// 27 /// 28 ///

DATED this 28th day of February, 2017. WRIGHT, FINLAY & ZAK, LLP /s/ YanXiong Li, Esq. Dana Jonathon Nitz, Esq. Nevada Bar No. 0050 YanXiong Li, Esq. Nevada Bar No. 12807 7785 W. Sahara Avenue, Suite 200 Las Vegas, Nevada 89117 Attorneys for OCWEN FINANCIAL CORP., MORTGAGE ELECTRONIC REGISTRATION SYSTEMS, INC., MERSCORP HOLDINGS INC.

POINTS AND AUTHORITIES

Plaintiff commenced this lawsuit on December 16, 2016, by filing his pro per Complaint (ECF No. 1). The Complaint spans 75 pages, asserts 16 causes of action, and includes 236 separate factual allegations that require individual response. The Complaint identifies as defendants: Ocwen Financial Corp. ("Ocwen"), Mortgage Electronic Registration Systems, Inc. ("MERS"), MERSCorp Holdings Inc. ("Merscorp"), among the 26 separate individual and entity defendants named. This Court previously granted Defendants an extension to respond to the Complaint up to and including March 1, 2017.

Defendants have since retained new counsel to further their joint defense, and are working to complete the transition process. By this Motion, Defendants jointly request an extension of time to respond up to and including April 1, 2017. This request is being made pursuant to F.R.C.P. 6(b)(1)(A) as the time period to respond to the Complaint has not yet passed for any of the Defendants.

Good cause exists to extend the time to respond to the pro per Complaint because of the transition of defense to new counsel. The requested time is needed for new counsel to investigate the facts and analyze the applicable law in order to prepare a response. Moreover, multiple defendants will need to review and approve the substitution of attorney and response to Complaint before it can be filed.

Defendants submit that the additional time requested is reasonable and not intended to cause undue delay or prejudice.

CONCLUSION

For these reasons, Defendants respectfully request an extension of the time to respond to Plaintiff's Complaint until April 1, 2017.

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1	DATED this 28th day of February, 2017.	
2		WRIGHT, FINLAY & ZAK, LLP
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5		Dana Jonathon Nitz, Esq. Nevada Bar No. 0050
6		YanXiong Li, Esq. Nevada Bar No. 12807
7		7785 W. Sahara Avenue, Suite 200 Las Vegas, Nevada 89117
8		Attorneys for OCWEN FINANCIAL CORP., MORTGAGE ELECTRONIC REGISTRATION
9		SYSTEMS, INC., MERSCORP HOLDINGS INC.
10		
11		
12	IT IS ORDERED that the Motion to Extend T Defendants Ocwen Financial Corp., Mortgage El	
13	Merscorp Holdings, Inc. shall have up to and	
	pleading to Plaintiff's pro per complaint.	
14		
15	Dated: February 28, 2017	Jugan a. Feen
	Dated: February 28, 2017	Peggy A. Leen
15	Dated: February 28, 2017	Peggy & Leen United States Magistrate Judge
15 16	Dated: February 28, 2017	
15 16 17	Dated: February 28, 2017	
15 16 17 18 19	Dated: February 28, 2017	
15 16 17 18	Dated: February 28, 2017	
15 16 17 18 19 20	Dated: February 28, 2017	
15 16 17 18 19 20 21	Dated: February 28, 2017	
15 16 17 18 19 20 21 22	Dated: February 28, 2017	
15 16 17 18 19 20 21 22 23	Dated: February 28, 2017	
15 16 17 18 19 20 21 22 23 24	Dated: February 28, 2017	
15 16 17 18 19 20 21 22 23 24 25	Dated: February 28, 2017	

1	<u>CERTIFICATE OF SERVICE</u>		
2	I HEREBY CERTIFY that I am an employee of WRIGHT, FINLAY & ZAK, LLP and that I		
3	electronically served the foregoing RENEWED MOTION TO EXTEND TIME TO RESPOND TO		
4	COMPLAINT was made on the 28th day of February, 2017, to all parties and counsel as identified or		
5	the Court-generated Notice of Electronic Filing and/or by depositing a true and correct copy of the same		
6	in the U.S. Mail addressed as follows:		
7 8	Salma Agha-Khan, M.D.		
9	3751 Motor Ave., #34272 Las Angeles, CA 90034		
10	Las Aligeres, CA 70054		
11	_/s/ Kelli Nikole Wightman		
12	An Employee of WRIGHT, FINLAY & ZAK, LLP		
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