HOGAN LOVELLS US LLP

ATTORNEYS AT LAW LOS ANGELES

1		
2	Michael M. Maddigan (SBN 163450) Alicia M. Matarese (SBN 334457)	
3	1999 Avenue of the Stars, Suite 1400 Los Angeles, California 90067	
4	T: (310) 785-4600 F: (310) 785-4601	
5	michael.maddigan@hoganlovells.com alicia.matarese@hoganlovells.com	EU ED
6	BET TZEDEK LEGAL SERVICES	FILED Superior Court of California County of Los Angeles
7	Jeffrey Webb (SBN 145750) Taylor Amstutz (SBN 328600)	07/25/2024
8	3250 Wilshire Blvd., 13 th Floor Los Angeles, California 90010-1509	David W. Slayton, Executive Officer / Clerk of Court By: Deputy
9	T: (323) 549-5867 F: (213) 471-4569 jwebb@bettzedek.org	
10	tamstutz@bettzedek.org	
11	PUBLIC COUNSEL Stephanie Carroll (SBN 263698)	
12	Ghirlandi Guidetti (SBN 307342) 610 South Ardmore Avenue	
13	Los Angeles, California 90005 T: (213) 385-2977	
14	F: (213) 201-4722 scarroll@publiccounsel.org	
15	gguidetti@publiccounsel.org	
16	Attorneys for Plaintiffs	
17	SUPERIOR COURT OF THE STATE OF CALIFORNIA	
18	COUNTY OF LOS ANGELES	
19	ZENIA OGANA . I	G N DG701000
20	ZENIA OCANA, et al.,	Case No. BC701809
21	Plaintiffs,	Related Case No. BC701810
22	V.	Honorable William Highberger
23	RENEW FINANCIAL HOLDINGS, INC., et al.,	JOINT STIPULATION TO CHANGE DATE OF FINAL APPROVAL HEARING
24	Defendants.	AND SET BRIEFING SCHEDULE FOR FINAL APPROVAL MOTIONÁJÜÖÖÜÁPÖÜÖU
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JOINT STIPULATION

WHEREAS, on March 26, 2024, this Court granted preliminary approval of the parties' settlement in this action (the "Settlement Agreement");

WHEREAS, following the Court's preliminary approval, notice was provided to class members, who had the opportunity to submit claims under the Settlement Agreement;

WHEREAS, the response to the Settlement Agreement from class members has been very strong, with more than 5,600 claims being submitted;

WHEREAS, the settlement administrator is in the process of reviewing and validating the submitted claims, which is taking some time due to the volume of submitted claims;

WHEREAS, in the process of reviewing and validating the claims, the settlement administrator has identified issues which require the settlement administrator to follow-up with certain individuals and class members who submitted claims in order to clarify aspects of the submitted information that will enable the settlement administrator to administer the claims process in an accurate and effective manner;

WHEREAS, by way of example, some of the issues identified by the claims administrator include, among others, class members who submitted both claims and requests for exclusion, class members who provided inconsistent information in different portions of the claim form, and class members who did not include in their claims submission certain information needed to calculate the amount of the class member's recovery under the Settlement Agreement;

WHEREAS, the settlement administrator believes that an additional 45 days are needed for the settlement administrator to complete both its evaluation and validation of the submitted claims and the necessary follow-up with certain class members who submitted claims;

WHEREAS, under the Settlement Agreement, Plaintiffs' counsel is responsible for coordinating the claims administration process with the settlement administrator;

WHEREAS, Plaintiffs' counsel desires the settlement administrator to have sufficient time to complete its claims validation process and any necessary follow-up with class members;

WHEREAS, Defendants are amenable to moving the final approval hearing by 45 days to allow time for the validation and follow-up process to be completed;

HOGAN LOVELLS US

1	Dated: July 18, 2024 SEYFARTH SHAW LLP
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3	By: /s/ Jesse L. Miller Jesse L. Miller
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5	Attorneys for Defendant County of Los Angeles
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ATTORNEYS AT LAW LOS ANGELES	JOINT STIPULATION TO CHANGE DATE FOR FINAL APPROVAL HEARING AND SET BRIEFING SCHEDULE FOR FINAL APPROVAL MOTION

HOGAN LOVELLS US LLP ATTORNEYS AT LAW LOS ANGELES

1 **PROOF OF SERVICE** 2 STATE OF CALIFORNIA, COUNTY OF LOS ANGELES 3 At the time of service, I was over 18 years of age and not a party to this action. I am employed in the County of Los Angeles, State of California. My business address is 1999 4 Avenue of the Stars, Suite 1400, Los Angeles, California 90067. 5 On July 18, 2024, I served a true and correct copy of the document described as **JOINT** 6 STIPULATION TO CHANGE DATE OF FINAL APPROVAL HEARING AND SET BRIEFING SCHEDULE FOR FINAL APPROVAL MOTION on the interested parties in this 7 action as follows: 8 SEE CASE ANYWHERE SERVICE LIST 9 **BY ELECTRONIC SERVICE:** Complying with Code of Civil Procedure section 1010.6, my electronic business address is tiffany.dejonge@hoganlovells.com, and I caused the 10 above-referenced document to be electronically served through CASE ANYWHERE to the 11 party(ies) indicated above. 12 I declare under penalty of perjury under the laws of the State of California that the foregoing is true and correct. 13 Executed on July 18, 2024, at Lancaster, California. 14 15 16 Tiffany de Jonge 17 18 19 20 21 22 23 24 25 26 27 28 HOGAN LOVELLS US 1 ATTORNEYS AT LAW

PROOF OF SERVICE

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LOS ANGELES