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Sunny Singh

Attorneys for Debtors and Debtors in Possession

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

SOCIIEM DISTRICT OF NEW TORK		
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	:	
In re	:	Chapter 11
	•	•
DITECH HOLDING CORPORATION, et al.,	•	Case No. 19-10412 (JLG)
DITECTION CORTORATION, et al.,	•	Case 110. 17-10-112 (JLG)
D 1. 1	•	
Debtors. ¹	:	(Jointly Administered)
	:	
	X	
	X	
	•	
Pottyo O'Nool et al	•	
Bettye O'Neal, et al.,	•	
Plaintiff,	:	
	:	Adversary Proceeding No.
v.	:	
	:	19-01123 (JLG)
DITECH FINANCIAL, LLC,	•	
· · · · · · · · · · · · · · · · · · ·	•	
Defendant.	•	
	:	
	X	

The Debtors in these chapter 11 cases, along with the last four digits of each Debtor's federal tax identification number, as applicable, are Ditech Holding Corporation (0486); DF Insurance Agency LLC (6918); Ditech Financial LLC (5868); Green Tree Credit LLC (5864); Green Tree Credit Solutions LLC (1565); Green Tree Insurance Agency of Nevada, Inc. (7331); Green Tree Investment Holdings III LLC (1008); Green Tree Servicing Corp. (3552); Marix Servicing LLC (6101); Mortgage Asset Systems, LLC (8148); REO Management Solutions, LLC (7787); Reverse Mortgage Solutions, Inc. (2274); Walter Management Holding Company LLC (9818); and Walter Reverse Acquisition LLC (8837). The Debtors' principal offices are located at 1100 Virginia Drive, Suite 100, Fort Washington, Pennsylvania 19034.

STIPULATION AND [PROPOSED] ORDER EXTENDING TIME

WHEREAS, on April 25, 2019, Plaintiff Bettye O'Neal ("Plaintiff") filed an adversary complaint commencing the above-captioned adversary proceeding (the "Action") against Defendant Ditech Financial, LLC ("Defendant" and, together with Plaintiff, the "Parties");

WHEREAS, on June 6, 2019, the Court entered a Scheduling Order in the Action, providing that Defendant's deadline to respond to the complaint in the Action is June 28, 2019;

WHEREAS, on June 26, 2019, Defendant filed a Motion to Stay the Action in Favor of the Bankruptcy Claims Process (the "Motion to Stay");

WHEREAS, the Parties are currently in discussions about scheduling in this Action in light of Defendant's Motion to Stay, and agree that Defendant's time to respond to the complaint in the Action should be extended through and until July 8, 2019 as the Parties continue those discussions:

THE PARTIES HEREBY STIPULATE AND AGREE, subject to the approval of the Court, that Defendant's deadline to move, answer, or otherwise respond to the complaint in the Action is extended until and through July 8, 2019.

[Remainder of Page Intentionally Left Blank]

Dated: June 28, 2019

New York, New York

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Counsel for Plaintiffs

Dated: ______, 2019 New York, New York

HONORABLE JAMES L. GARRITY, JR. UNITED STATES BANKRUPTCY JUDGE