UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA CASE NO. 8:20-cv-325-T-35AEP

SECURITIES AND EXCHANGE COMMISSION,

Plaintiff,

v.

BRIAN DAVISON, BARRY M. RYBICKI, EQUIALT LLC, EQUIALT FUND, LLC, EQUIALT FUND II, LLC, EQUIALT FUND III, LLC, EA SIP, LLC,

Defendants, and

128 E. DAVIS BLVD, LLC, 310 78TH AVE, LLC, 551 3D AVE S, LLC, 604 WEST AZEELE, LLC, 2101 W. CYPRESS, LLC, 2112 W. KENNEDY BLVD, LLC, 5123 E. BROADWAY AVE, LLC, BLUE WATERS TI, LLC, BNAZ, LLC, BR SUPPORT SERVICES, LLC, BUNGALOWS TI, LLC, CAPRI HAVEN, LLC, EA NY, LLC, EQUIALT 519 3RD AVE S., LLC, MCDONALD REVOCABLE LIVING TRUST, SILVER SANDS TI, LLC, TB OLDEST HOUSE EST. 1842, LLC,

Relief Defendants.

DEFENDANT BARRY M. RYBICKI'S AGREED MOTION FOR ENLARGEMENT OF TIME TO SERVE RESPONSE <u>TO PLAINTIFF'S COMPLAINT</u>

Defendant, Barry M. Rybicki ("Rybicki"), by and through his undersigned counsel, hereby files this Agreed Motion for Enlargement of Time to Serve his Response to Plaintiff's Complaint (ECF No. 1), and in support states:

1. The Complaint in this matter was filed on February 11, 2020.

2. Rybicki's response to the Complaint is due March 11, 2020.

3. Rybicki's counsel require additional time to review and analyze the Complaint and prepare a response thereto.

4. Rybicki requests a 30 day enlargement of time through and including April10, 2020 in which to serve his response to Plaintiff's Complaint.

5. This Motion is brought in good faith and is not intended to unduly delay proceedings in the above styled action.

6. This Motion is accompanied by a proposed Agreed Order attached hereto as Exhibit "A".

WHEREFORE, Defendant, Barry M. Rybicki respectfully requests that this Court grant his Motion and enter an order enlarging the time for him to serve his response to Plaintiff's Complaint until and including April 10, 2020.

LOCAL RULE 3.01(g) CERTIFICATE

Pursuant to Local Rule 3.01(g), counsel for Defendant Barry M. Rybicki has conferred with counsel for Plaintiff, Alise M. Johnson, who agrees to the requested relief.

CERTIFICATE OF SERVICE

I hereby certify that on March 10, 2020, I electronically filed the foregoing Motion with the Clerk of the Court using CM/ECF, which will send a notice of such filing to all counsel of record as indicated on the attached Service List.

/s/ Mark A. Levy

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/s/ Stephen L. Cohen STEPHEN L. COHEN Admitted Pro Hac Vice SIDLEY AUSTIN LLP 1501 K Street, N.W. Washington, DC 20005 Telephone: 202-736-8682 Facsimile: 202-736-8711 Email: scohen@sidley.com Attorneys for Defendant Barry M. Rybicki

/s/ David M. Rody DAVID M. RODY Admitted Pro Hac Vice SIDLEY AUSTIN LLP 787 Seventh Avenue New York, NY 10019 Telephone: 212-839-5951 Facsimile: 212-839-5300 Email: drody@sidley.com Attorneys for Defendant Barry M. Rybicki

SERVICE LIST

SERVED VIA CM/ECF ON MARCH 10, 2020:

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