UNITED STATES DISTRICT COURT MIDDLE DISTRICT OF FLORIDA

CIVIL ACTION 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 II, LLC,

Defendants, and

128 E. DAVIS BLVD, LLC 310 78TH AVE, LLC 551 3D AVE S, LLC604 WEST AZEELE, LLC 2101 W. CYPRESS, LLC, 2112 W. KENNEDY BLVD, LLC 5123 E. BROADWAY AVE, LLC BLUE WATRS TI, LLC BNAZ, LLC BR SUPPORT SERVERCES, 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.

RECEIVER'S UNOPPOSED MOTION FOR A FURTHER EXTENSION OF TIME TO RESPOND TO INVESTOR PLAINTIFFS' MOTION FOR LEAVE TO SERVE SUBPOENA ON RECEIVER [DOC. 229]

NOW COMES Burton W. Wiand, as Receiver (the "**Receiver**"), by and through undersigned counsel, and respectfully moves this Court to extend the deadline by which Receiver must respond to Investor Plaintiffs' Motion for Leave to Serve Subpoena on Receiver [Doc. 229] until and including January 11, 2021.

1. On November 23, 2020, Investor Plaintiffs Motion for Leave to Serve Subpoena on Receiver [Doc. 229]. Receiver's response to that motion is currently due December 28, 2020.

2. On December 22, 2020, Investor Plaintiffs' counsel agreed to grant the Receiver a further two week extension in which to file and serve his Response to the Motion for Leave to Serve Subpoena on Receiver.

3. The instant motion is made in good faith and will not prejudice any party nor is it made for any improper purpose or delay.

4. If the Court grants this relief, Receiver's response to Investor Plaintiffs, Motion for Leave to Serve Subpoena on Receiver will be due on or before January 11, 2021.

WHEREFORE, Receiver respectfully requests that the Court grant this Motion and extend Receiver's time to respond to Investor Plaintiff's Motion for Leave to Serve Subpoena on Receiver.

LOCAL RULE 3.01(G) CERTIFICATION

The undersigned counsel certifies that opposing counsel has no objection to the relief sought.

CERTIFICATE OF SERVICE

I hereby certify that on December 28, 2020, I electronically filed the foregoing with the Clerk of Court by using the Court's CM/ECF system, thereby serving this document on all attorneys of record in this case. An electronic copy was also sent to the following counsel of record in the matter of *Gleinn, et al. v. Wassgren, et al.* (Case No.: 8:20-cv-01677-MSS-CPT):

David S. Casey, Jr.	Leonard B. Simon
Gayle M. Blatt	The Law Offices of Leonard B. Simon P.C.
James M. Davis	655 West Broadway., Suite 1900
Casey, Gerry, Schenk, Francavilla,	San Diego, CA 92101
Blatt & Penfield, LLP	(619) 338-4549
110 Laurel Street	lens@rgrdlaw.com
San Diego, CA 92101	
(619) 238-1811	
dcasey@cglaw.com	
gmb@cglaw.com	
jdavis@cglaw.com	
Adam M. Moskowitz	Andrew S. Friedman
Adam A. Schwartzbaum	Francis J. Balint, Jr.
The Moskowitz Law Firm, PLLC	Bonnett, Fairbourn, Friedman & Balint, PC
2 Alhambra Plaza, Suite 601	2325 E. Camelback Rd., Suite 300
Coral Gables, FL 33134	Phoenix, AZ 85016
(305) 740-1423	(602) 279-1100
Adam@moskowitz-law.com	afriedman@bffb.com
Adams@moskowitz-law.com	fbalint@bffb.com

L CC D C	
Jeffrey Roger Sonn	Simon Alexander Gaugush
Sonn Law Group PA	David Matthew Allen
19495 Biscyane Blvd Ste 607	Erin J. Hoyle
Aventura, FL 33180-2320	Carlton Fields, P.A.
(305) 912-3000	4221 W. Boy Scout Blvd., Suite 1000
jsonn@sonnlaw.com	Tampa, FL 33607
	813-229-4227
	sgaugush@carltonfields.com
	mallen@carltonfields.com
	ehoyle@cfjblaw.com
David R. Atkinson	Arthur Lee Bentley, III
Justin Patrick Bennett	Giovanni P. Giarratana
Lauren Vickroy Purdy	Jason Paul Mehta
William J. Schifino, Jr.	Bradley Arant Boult Cummings LLP
Gunster, Yoakley & Stewart, PA	100 N Tampa St Ste 2200
Suite 500 E	Tampa, FL 33602-5809
777 S Flagler Dr	813-559-5500
West Palm Beach, FL 33401-6194	lbentley@bradley.com
561/655-1980	ggiarratana@bradley.com
datkinson@gunster.com	jmehta@bradley.com
jbennett@gunster.com	
lpurdy@gunster.com	
bschifino@gunster.com	
David S. Blatt	
David M. Horniak	
John K. Villa	
Williams & Connolly LLP	
725 12th St., N.W.	
Washington, DC 20005	
202-434-5135	
dblatt@wc.com	
dhorniak@wc.com	
jvilla@wc.com	

Dated: December 28, 2020

Respectfully submitted,

/s/ Katherine C. Donlon

Katherine C. Donlon, FBN 0066941 Email: kdonlon@wiandlaw.com Jared J. Perez, FBN 0085192 Email: jperez@wiandlaw.com WIAND GUERRA KING P.A. 5505 West Gray Street Tampa, FL 33609 Tel: (813) 347-5100/Fax: (813) 347-5198

Attorneys for the Receiver Burton W. Wiand