

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF FLORIDA
MIAMI DIVISION

CASE NO. 0:14-cv-60649-GOODMAN
[consent case]

JENNIFER LEE, et al., on behalf of
themselves and all others similarly situated,

Plaintiffs,

v.

OCWEN LOAN SERVICING, LLC, et al.,

Defendants.

POST FAIRNESS HEARING ORDER

The Undersigned held a Fairness Hearing on June 11, 2015 concerning the motion [ECF No. 144] for final approval of the parties' settlement in this class action matter involving forced-placed insurance (also known as lender-placed insurance). The motion at issue has been taken under consideration. At the conclusion of the hearing, the Undersigned entered the following procedural orders:

1) While the Court will not require such a deposition, Plaintiffs *may*, by June 25, 2015, take the deposition of Jason Jastrzemski -- or another appropriate 30(b)(6) representative of Defendant Ocwen Loan Servicing, LLC ("Ocwen") -- concerning the contention that a claims-made process is necessary in this case because Ocwen cannot

timely and efficiently obtain the necessary information on a systematic basis. If this deposition is undertaken, then counsel for all parties of record (*not* objectors to the settlement agreement) may attend and also ask questions. However, objecting parties (and/or their attorneys) may *attend* the deposition. Plaintiffs should include counsel for objectors in any communications scheduling such a deposition. Furthermore, if the deposition is taken, then Plaintiffs shall, within ten days of the deposition's completion, file a copy of the deposition transcript with the Court.

2) Each party (or group of parties)¹ shall, by July 13, 2015, submit a proposed order on the motion [ECF No. 144] for final approval of class action settlement. The proposed order shall address all the relevant points discussed at the Fairness Hearing. Plaintiffs shall also file with their proposed order an up-to-date (as of the date of filing) affidavit from the settlement administrator, Rust Consulting, providing information as to the number of present claimants and opt-outs.² In addition to submitting the proposed

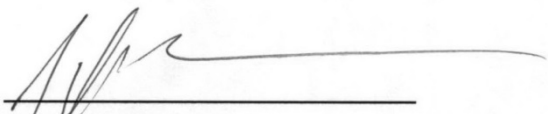
¹ For instance, Defendants may jointly submit a single proposed order, or they may each individually submit a proposed order.

Furthermore, objectors Shane and Cecilia Valdez, through their counsel Stephen Fearon, Jr., who appeared at the Fairness Hearing, may also submit a proposed order.

² This requirement was not mentioned at the Fairness Hearing, but upon consideration, the Undersigned deems this information to be of significant value in making a final decision on this motion. The Rust affidavit shall also disclose, on a week-by-week basis, how many class members submitted claims. It shall also list the number of phone calls received by Rust and lead class counsel since the Fairness Hearing. Finally, the affidavit shall explain the total number of insurance policies at issue in the claims received to date.

order through the CM/ECF electronic filing system, the parties (and objectors invited to submit a proposed order) shall submit a courtesy copy of the proposed order in Microsoft Word format to the Undersigned's efile inbox (goodman@flsd.uscourts.gov).

DONE and ORDERED, in Chambers, in Miami, Florida, June 11, 2015.



Jonathan Goodman
UNITED STATES MAGISTRATE JUDGE

Copies furnished to:
All counsel of record