

UNITED STATES DISTRICT COURT
CENTRAL DISTRICT OF CALIFORNIA
WESTERN DIVISION

RECEIVED FEB 13 2017

AMY FRIEDMAN and JUDI
MILLER, on behalf of themselves
and all others similarly situated,

Case No. 2:14-cv-06009-ODW

Plaintiffs,

v.

GUTHY-RENKER, LLC, et al.

Defendants.

NOW COMES, Pro Se Objector PAMELA A. SWEENEY and hereby files these objections to the proposed settlement in this matter.

PROOF OF MEMBERSHIP IN THE CLASS

Upon information and belief PAMELA A. SWEENEY, PRO SE (“Objector”) has reviewed that certain notice of class action and proposed settlement which is undated (the “Notice”). As a result, she has determined that she is a member of the class, as it is defined in that Notice. She has filed a timely claim. Her address, e-mail address and telephone number are listed at the conclusion of this objection.

NOTICE OF INTENT TO APPEAR

Objector hereby gives notice that she does NOT intend to appear at the Fairness Hearing presently scheduled for June 5, 2017 at 1:30 p.m. PST at the United States District Court for the Central District of California, 350 West First Street, Los Angeles.

REASONS FOR OBJECTING TO THE SETTLEMENT

1. Claims administration process fails to require reliable oversight, accountability, and reporting about whether the claims process actually delivers what was promised.
2. Any amount of attorney fees that are rewarded should be withheld to assure Class Counsel's continuing oversight and involvement in implementing settlement.
3. The fee calculation is unfair in that the percentage of the settlement amount is far too high. Attorneys' fees are disproportionate to the value of the Recovery of the Class.
4. The individual time and cost entries are shown in summary format only. All fees and costs requested should be shown in greater detail including each time entry and detailed cost entries. Objector believes no fee request can be adjudicated as reasonable in the absence of documentation, including detailed billing records (including hourly rates of the professionals, hours accumulated and details of cost incurred). The detailed billing statements are the only method which they can be evaluated by Class Members and the Court to determine the reasonable nature (or not) of the request. Objector hereby requests that these detailed billing statements be ordered posted on the Settlement Website for review by all Class Members and the Court prior to any monies being distributed to Class Counsels. Thereafter, all Class

Members be afforded reasonable time to review the detailed billings and object if necessary.

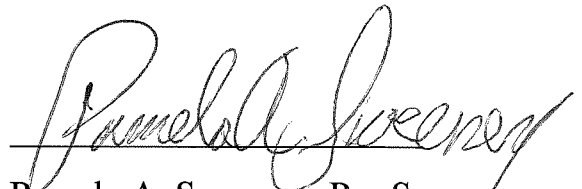
5. The objector herein hereby adopts and joins in all other objections which are based on sufficient precedent and theories of equity and law in this case and hereby incorporates said objections by reference as if they were fully described herein.

CONCLUSION

WHEREFORE, This Objector, for the foregoing reasons, respectfully requests that the Court, upon proper hearing:

1. Sustain these Objections;
2. Enter such Orders as are necessary and just to adjudicate these Objections and to alleviate the inherent inadequacies and unreasonableness of the proposed settlement.
3. Award an incentive fee to this Objector for her role in improving the Settlement, if applicable.

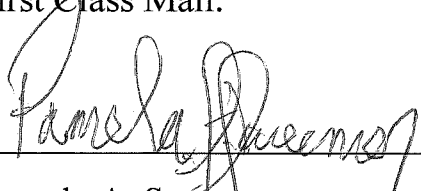
Respectfully submitted,



Pamela A. Sweeney, Pro Se
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CERTIFICATE OF SERVICE

I hereby certify that on February 10, 2017, I caused to be filed the foregoing with the Settlement Administrator via U.S. First Class Mail.



Pamela A. Sweeney