U.S. Bank National	Association v. Saticoy Bay LLC, Series 5526 Moonligh	nt Garden Street	Doc. 4
1 2 3 4 5 6 7 8 9	WRIGHT, FINLAY & ZAK, LLP Dana Jonathan Nitz, Esq. Nevada Bar No. 0050 Corrine P. Murphy, Esq. Nevada Bar No. 10410 7785 West Sahara Avenue, Suite 200 Las Vegas, NV 89117 (702) 475-7964; Fax: (702) 946-1345 cmurphy@wrightlegal.net Attorney for Plaintiff, USROF III Legal Title Tri as Legal Title Trustee UNITED STATES I DISTRICT O	DISTRICT COURT	
10	DISTRICT		
11 12	USROF III LEGAL TITLE TRUST 2015-1, BY U.S. BANK NATIONAL ASSOCIATION, AS LEGAL TITLE TRUSTEE,	Case No.: 2:16-cv-01346	
12	Plaintiff,	STIPULATION AND ORDER TO ALLOW ADDITIONAL PRODUCTION	
13	VS.	OF DOCUMENTS AND DISCOVERY	
14	SATICOY BAY LLC, SERIES 5526 MOONLIGHT GARDEN STREET	RESPONSES OUTSIDE THE CLOSE OF DISCOVERY AND RE-SET THE DISPOSITIVE MOTION DEADLINE	
16		DATE [SECOND REQUEST]	
17	Defendants.		
18 19	Plaintiff, USROF III Legal Title Trust 2	015-1, by U.S. Bank National Association, as	
	<ul> <li>Legal Title Trustee ("Plaintiff" or "U.S. Bank"), and Defendant Saticoy Bay, LLC, Series 5526</li> <li>Moonlight Garden Street, ("Defendant" or "Saticoy Bay"), hereby state and stipulate as follows:</li> </ul>		
22	1. Discovery closed March 26, 2018. [ECF ]	No. 30.]	
23	2. The dispositive motion deadline was Apri	1 25, 2018. <u>Id.</u>	
24	3. In light of certain discovery disagreement	nts, but continued efforts to work together and	
25	provide additional production and disco	very responses, the parties stipulated allowing	
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27 28	production outside the close of discove	ry, up to April 25, 2018, also extending the	
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1		dispositive motion deadline to May 25, 2018. Said stipulation was adopted by this Court.
2		[ECF No. 38].
3	4.	Saticoy Bay filed a Motion to Compel Plaintiff's Discovery Responses and for Costs
4		Incurred [ECF No. 31], which matter came on for hearing before this Court on April 6,
5		2018. [ECF No. 39].
6	5	Per the Minute Order issued by this Court, for any further disagreements, the parties are
7	5.	to submit a letter to this Court, and the Court may have a telephonic conference, set a
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10		hearing, or issue Minute Order ruling, as this Court deems fit. Id.
11	6.	To date, the following discovery was conducted:
12		a. Saticoy Bay issued their initial list of documents and witnesses on February 21,
13		2017;
14		b. U.S. Bank issued their initial list of documents and witnesses on March 1, 2017;
15		c. Saticoy Bay served their initial written discovery requests on U.S. Bank on March 7,
16		2017;
17 18		d. U.S. Bank issued their expert disclosure on June 9, 2017;
19		e. Saticoy Bay issued their rebuttal expert disclosure on July 7, 2017;
20		f. U.S. Bank issued their initial written discovery requests on Saticoy Bay on
21		November 22, 2017;
22		g. U.S. Bank answered Saticoy Bay's first set of requests for admissions on November
23		28, 2017;
24 25		h. U.S. Bank issued a Subpoena Duces Tecum on the HOA Trustee, Nevada
25 26		-
20		Association Services on December 8, 2017;
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1	i.	U.S. Bank issued a Subpoena Duces Tecum on the HOA, Timber Creek HOA on
2		December 8, 2017
3	j.	U.S. Bank issued their first supplement to their list of witnesses and documents on
4		December 21, 2017.
5	k.	Saticoy Bay issued written responses to U.S. Bank's first set of written discovery
6 7		requests on January 4, 2018;
8	1.	U.S. Bank conducted the deposition of the 30(b)(6) designee for the HOA on January
9		30, 2018;
10	m	U.S. Bank issued their second supplement to their list of witnesses and documents on
11	111.	January 30, 2018;
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13	n.	U.S. Bank answered Saticoy Bay's first set of interrogatories and requests for
14		production on February 1, 2018;
15 16	0.	U.S. Bank issued their third supplement to their list of witnesses and documents on
17		February 1, 2018;
18	p.	U.S. Bank conducted the deposition of the 30(b)(6) designee for the HOA Trustee on
19		February 26, 2018;
20	q.	U.S. Bank issued amended responses to Saticoy Bay's requests for admissions on
21		March 21, 2018;
22	r.	U.S. Bank issued their fourth supplement to their list of witnesses and documents on
23		March 21, 2018;
24 25	s.	U.S. Bank issued their first supplement to their responses to Saticoy Bay's request
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27		for production of documents on March 26, 2018;
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1	t. U.S. Bank issued their fifth supplement to their list of witnesses and documents on
2	March 28, 2018;
3	u. U.S. Bank conducted the deposition of the 30(b)(6) designee for the Saticoy Bay on
4	April 13, 2018; and
5	
6	v. U.S. Bank issued their second supplement to their responses to Saticoy Bay's first set
7	of interrogatories on April 24, 2018.
8	7. After review of the supplemental productions and discovery responses, Saticoy Bay
9	requested certain documents, clarifications and more detailed privilege logs regarding
10	certain documents.
11 12	8. Although the parties disagree on certain documents, on certain documents they do agree.
12	Despite very diligent efforts, U.S. Bank will not be able to produce all agreed upon
14	additional discovery production prior to the April 25, 2018, deadline.
15	9. There are certain documents which the parties cannot agree on and they wish to exercise
16	the option of submitting a letter to this Court to address the disputed items.
17 18	10. The parties are actively working to draft a joint letter for this Court's review.
19	11. Despite efforts that are both diligent and cooperative on the part of both parties, the
20	parties will not be able to either produce or resolve all their differences prior to the
21	current April 25, 2018 deadline; therefore,
22	THE PARTIES HEREBY STIPULATE that the parties may supplement production and
23 24	discovery responses an additional 45 days, up to Monday June 11, 2018; <sup>1</sup>
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	<sup>1</sup> 45 days from 4/25/2018 is Saturday June 9, 2018.
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1	THE PARTIES FURTHER STIPULA	TE that in light of the extension of production, the
2	dispositive motion deadline date will also be r	moved 30 days from the last date of production to
3	Wednesday July 11, 2018.	
4		
5	It is so stipulated:	It is so stipulated:
6	DATED: April 25, 2018.	DATED: April 25, 2018.
7 8	WRIGHT, FINLAY & ZAK, LLP	LAW OFFICES OF MICHAEL F. BOHN, ESQ., LTD
9	/s/ Corrine P. Murphy	<u>/s/ Nikoll Nicki</u>
10	Dana Jonathan Nitz, Èsq. Nevada Bar No. 0050	Michael F. Bohn, Esq Nevada Bar No. 1641
11	Corrine P. Murphy, Esq. Nevada Bar No. 10410	Nikoll Nikci, Esq. Nevada Bar No. 10699
12	7785 W. Sahara Ave., Suite 200 Las Vegas, Nevada 89117 Attorneys for Plaintiff, USROF III Legal	376 East Warm Springs Road, Ste. 140 Las Vegas, Nevada 8919
13	Title Trust 2015-1, By U.S. Bank National Association, as Legal Title Trustee	Attorney for Defendant, Saticoy Bay LLC
14		Series 5526 Moonlight Garden Street
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2	USROF III Legal Title Trust 2015-1, by U.S. Bank National Association, as Legal Title Trustee v. Saticoy Bay LLC, Series 5526 Moonlight Garden Street
3	Case No.: 2:16-cv-01346
4	ORDER
5	IT IS SO ORDERED.
6	Dated
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8	Curst
9	UNITED STATES MAGISTRATE JUDGE
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13 14	Respectfully submitted by:
14	WRIGHT, FINLAY & ZAK, LLP
16	
17	<u>/s/ Corrine P. Murphy</u> Dana Jonathan Nitz, Esq.
18	Nevada Bar No. 0050 Corrine P. Murphy, Esq.
19	Nevada Bar No. 10410 7785 W. Sahara Ave., Suite 200
20	Las Vegas, Nevada 89117
21	Attorneys for Plaintiff, USROF III Legal Title Trust 2015-1, By U.S. Bank National
22	Association, as Legal Title Trustee
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