WOLFE & WYMAN LLP Attorneys & Counselors At Law	1 2 3 4 5 6 7 8	Stuart B. Wolfe (SBN 156471) Feather D. Baron (SBN 252489) fdbaron@wolfewyman.com WOLFE & WYMAN LLP 2175 N. California Blvd., Suite 645 Walnut Creek, California 94596-3502 Telephone: (925) 280-0004 Facsimile: (925) 280-0005 Attorneys for Defendant SAXON MORTGAGE SERVICES, INC. UNITED STATES DISTRICT COURT EASTERN DISTRICT OF CALIFORNIA		
	9 10	HENRIETTA J. MONDAY, an Individual,	Case No.: 2:10-cv-00989-WBS-KJM	
	10	Plaintiff,	AMENDED STIPULATION TO FURTHER	
	12	V.	EXTEND TIME FOR DEFENDANT SAXON MORTGAGE SERVICES, INC. TO	
	13	SAXON MORTGAGE SERVICES, INC., a	RESPOND TO PLAINTIFF'S VERIFIED FIRST AMENDED COMPLAINT;	
	14	Corporation; OCWEN LOAN SERVICING, LLC, a Corporation; U.S. BANK, N.A., a Corporation;	[PROPOSED] ORDER	
	15	and DOES 1 through 50, Inclusive,	Hon. William B. Shubb	
	16	Defendants.		
	17			
	18	TO ALL PARTIES HEREIN AND TO THEIR RESPECTIVE ATTORNEYS OF RECORD:		
	19	This Stipulation is made by and between Plaintiff HENRIETTA J. MONDAY ("Plaintiff")		
	20	and Defendant SAXON MORTGAGE SERVICES, INC. ("Saxon") by and through their respective		
	21	counsel of record. Plaintiff and Saxon agree and stipulate as follows:		
	22	1. On January 6, 2011, Saxon requested of Plaintiff an extension of time to answer the		
	23	Verified First Amended Complaint filed by Plaintiff in the above-captioned matter ("FAC"), to and		
	24	including January 31, 2011.		
	25	2. On January 6, 2011, Plaintiff's counsel agreed to extend Saxon's time to answer the		
	26	FAC, to and including January 31, 2011.		
	27	3. This Stipulation does not alter the date of any event or deadline already fixed by the		
	28	Court.		
		AMENDED STIP TO EXTEND TIME TO ANSWER; [PROPOSED] ORDER – Case No. 2:10-cv-00989-WBS-KJM G:\DOCS\SHU\DSHU2\inBOX\Signed\10cv989 Monday - Amended Stip Extg Time to Answer to First AC.doc		
			Dockets.Justia.c	

	1	WHEREFORE, Plaintiff and Saxon agree and stipulate that Saxon shall have up to and		
	2	including January 31, 2011 to respond to the FAC.		
	- 3			
	4	DATED: January 10, 2011 FRANSEN & MOLINARO, LLP		
	5			
	6	By: <u>/s/ Paul J. Molinaro, Esq. (SBN 242879)</u> PAUL J. MOLINARO		
	7	Attorneys for Plaintiff HENRIETTA J. MONDAY		
	8	HENRIETTA J. WONDAT		
	9	DATED: January 10, 2011 WOLFE & WYMAN LLP		
	10			
	10	By: <u>/s/ Feather D. Baron, Esq. (SBN 252489)</u>		
ما	12	STUART B. WOLFE FEATHER D. BARON		
MAN LLF elors At Law	12	Attorneys for Defendant SAXON MORTGAGE SERVICES, INC.		
WOLFE & WYMAN LL	13			
	15	ODDED ON STIDUL ATION		
	16	ORDER ON STIPULATION The Court having reviewed the Stimulation of Disintifier of Seven and good seven amounts		
	17	The Court, having reviewed the Stipulation of Plaintiff and Saxon, and good cause appearing		
	18	therefore, ORDERS that Saxon shall have up to and including January 31, 2011 to respond to		
	19	Plaintiff's First Amended Complaint in this matter.		
	20	IT IS SO ORDERED		
	21	DATED: January 12, 2011		
	22	Milliam Vo Shubb		
	23	WILLIAM B. SHUBB		
	24	UNITED STATES DISTRICT JUDGE		
	25			
	26			
	27			
	28			
		2 AMENDED STID TO EVTEND TIME TO ANSWED, IDDODOSEDI ODDED Coro No. 2.10 ov 00080 WDS K IM		
		AMENDED STIP TO EXTEND TIME TO ANSWER; [PROPOSED] ORDER – Case No. 2:10-cv-00989-WBS-KJM G:\DOCS\SHU\DSHU2\inBOX\Signed\10cv989 Monday - Amended Stip Extg Time to Answer to First AC.doc		
	1			